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JOURNAL

OF THE

House of Representatives

Eightieth General Assembly
of Ohio

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1913

VOLUME CIII



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1913

HOUSE JOURNAL

Hall of the House of Representatives, Columbus, Ohio.

Monday, January 6, 1913, 10 o'clock, a. m.

This being the day designated by the constitution of the state of Ohio for the meeting of the General Assembly, the members-elect of the House of Representatives assembled in the hall of the House at 10 o'clock, a. m., and were called to order by the Honorable Charles H. Graves, Secretary of State.

Prayer was offered by the Reverend Silas McNeilan, of Columbus.

The chief clerk, the journal clerk, sergeant-at-arms and second assistant sergeant-at-arms of the Seventy-ninth General Assembly were called to their respective places.

The Honorable Smith Welsh, of Ottawa county, was called to the desk to act as temporary clerk.

The following named persons presented certificates of election as members of the House of Representatives in the Eightieth General Assembly of Ohio, and having taken an oath, administered by Judge Maurice H. Donahue of the Supreme Court of Ohio, to support the constitution of the United States and the constitution of the state of Ohio, and also an oath of office, entered upon the discharge of their duties:

County.	Name.	Pol.	P. O. Address.	Profession or Occupation.
Adams	J. R. B. Kessler	D	Peebles	Attorney.
Allen	R. R. Kennedy	D	Spencerville	Attorney.
Ashland	W. M. Brown	D	Nova, R. F. D. 2	Farmer.
Ashtabula	W. S. King	D	Ashtabula	Physician.
Athens	E. C. Woodworth	R	Athens	Editor.
Auglaize	Geo. W. Holl	D	New Knoxville	Brick Manufacturer.
Belmont	E. N. Boggs	D	Barton	Merchant.
Belmont	James A. Freeman	R	Martins Ferry	Contractor.
Brown	E. B. Stivers	D	Sardinia	Farmer and Lawyer.
Butler	Culbertson J. Smith	D	Hamilton	Lawyer.
Carroll	Harry R. Kemerer	R	R Carrollton	Publisher.
Champaign	Chas. D. Conover	R	Urbana	Farmer.
Clermont	Earl E. Ertel	D	Loveland	Broker.
Clinton	Oliver J. Thatcher	R	Wilmington	Teacher.
Columbiana	Percy Tetlow	R	Washingtonville	Miner.
Columbiana	Chas. A. White	R	Lisbon	Carpenter.
Coshocton	D. M. Criswell	D	Plainfield	Physician.
Crawford	M. G. Nungesser	D	Galion, R. F. D. 6	Farmer and Teacher.
Cuyahoga	Lawrence Brennan	D	Cleveland, 2705 E. 55th St.	Retired.
Cuyahoga	Geo. F. Doster	D	Cleveland, 1775 Randall Rd.	Carpenter.
Cuyahoga	Herman Fellingner	D	E. Cleveland, 57 Alpason Road	Mgr. Insurance Co.
Cuyahoga	Frank J. Kilrain	D	Cleveland, 1102 Engineers Bldg.	Attorney.
Cuyahoga	Jos. Lustig	D	Cleveland, 4213 Clark Ave. S. W.	Attorney.
Cuyahoga	Don P. Mills	D	Cleveland, 405 American Trust Bldg.	Attorney.
Cuyahoga	Bernard Orlikowski	D	Cleveland, 6715 Fleet Ave.	Paving Contractor.
Cuyahoga	Henry L. Schaefer	D	Cleveland, 1160 E. 71st St.	Insurance.
Cuyahoga	Martin Sweeney	D	Cleveland, 2164 E. 25th St.	Clerk.
Cuyahoga	Virgil J. Terrell	D	Cleveland, 915 American Trust Bldg.	Attorney.
Cuyahoga	Harry Vollmer	D	Cleveland, 416 Superior Bldg.	Machinist.
Cuyahoga	Michael J. Walsh	D	South Newburg	Farmer.
Cuyahoga	Stephen M. Young	D	Cleveland, 1222 Engineers Bldg.	Attorney.

County.	Name.	Pol.	P. O. Address.	Profession or Occupation.
Darke	C. Appenzeller, Jr.....	D	Greenville	Farmer and Contr.
Defiance	Robt. B. Cameron.....	D	Jewell	Physician.
Delaware	G. M. Plumb.....	R	Galena	Teacher.
Erie	Cyrus B. Winters.....	D	Sandusky	Attorney.
Fairfield	Geo. M. Morris.....	D	Lancaster	Supt. Schools.
Fayette	C. A. Reid.....	R	Washington C. H.....	Attorney.
Franklin	James T. Carroll.....	D	Columbus	Publisher.
Franklin	Louis R. Siebert.....	D	Columbus, 109 Mithoff St.....	Cigar Maker.
Franklin	Chas. A. Orrison.....	D	Columbus, 1374 Wesley Ave.....	Clerk.
Franklin	John R. King.....	R	Columbus, 125 Hamlet St.....	Attorney.
Franklin	Richard R. Reynolds.....	R	Columbus, 188 N. Grant Ave.....	Carpenter.
Fulton	Frank H. Reighard.....	R	Wauseon	Retired.
Gallia	Chas. H. McCormick.....	R	McCormick	Farmer.
Geauga	W. R. Davis.....	Prog.	Chardon	Attorney.
Greene	S. C. Anderson.....	R	Xenia	Farmer.
Guernsey	T. A. Bonnell.....	R	Cambridge	Attorney.
Hamilton	Wm. G. Beatty.....	D	Cincinnati, 1133 Vine St.....	Whole. Cigar Bus.
Hamilton	Robert Black.....	D	Cincinnati, 3614 Evanston Ave.....	Attorney.
Hamilton	J. R. Clark.....	D	Cincinnati, 2031 Hewitt Ave.....	Attorney.
Hamilton	W. H. Schweikert.....	D	Cincinnati, 2249 Harrison Ave.....	Attorney.
Hamilton	John C. Hoffman.....	D	Cincinnati, 1332 Main St.....	Solicitor.
Hamilton	Frank H. Reppert.....	D	Silverton, Buxton Rd.....	Attorney.
Hamilton	Thornton R. Snyder.....	D	Cincinnati, cor. 12th and Race Sts.....	Attorney.
Hamilton	Chas. L. Swain.....	D	Hartwell, 22 Crescent Ave.....	Attorney.
Hamilton	Louis H. Capelle.....	R	Cincinnati, 1506 Tacoma Ave.....	Attorney.
Hancock	Andrew Beyer.....	D	Arlington	Farmer.
Hardin	Wm. C. McGuffey.....	D	McGuffey	Farmer.
Harrison	L. H. Scott.....	R	Cadiz	Retired.
Henry	F. H. Lowry.....	D	Napoleon, R. F. D. 3.....	Farmer.
Highland	G. G. O. Pence.....	R	Hillsboro	Farmer.
Hocking	W. H. Acker.....	D	Logan	Printer.
Holmes	M. A. Warnes.....	D	Millersburg	Teacher.
Huron	C. P. Venus.....	D	Norwalk	Insurance.
Jackson	Frank P. Lambert.....	D	Wellston	Carpenter.
Jefferson	John F. Gilson.....	R	Irondale	Teacher.
Knox	N. H. Hunter.....	R	Buckeye City	Grain Merchant.
Lawrence	Alfred Robinson.....	R	Ironton	Druggist.
Licking	W. D. Fulton.....	D	Newark	Attorney.
Logan	Guy Detrick.....	D	Bellefontaine	Teacher.
Lorain	S. H. Williams.....	R	Lorain	Attorney.
Lucas	Lawrence F. Conway.....	D	Toledo	Attorney.
Lucas	Warren J. Duffey.....	D	Toledo	Attorney.
Lucas	W. T. Colter.....	Prog.	Toledo	Locomotive Engr.
Madison	James Nye.....	Prog.	Toledo	Attorney.
Mahoning	M. J. Jenkins.....	R	Plain City	Physician.
Mahoning	John G. Cooper.....	R	Youngstown	Locomotive Engr.
Mahoning	Oscar E. Diser.....	R	Youngstown	Attorney.
Marion	Isaac S. Guthery.....	D	Larue	Farmer.
Medina	F. M. Plank.....	R	Medina	Merchant.
Meigs	Louis Horwitz.....	D	Pomeroy	Merchant.
Mercer	G. J. C. Wintermute.....	D	Celina	Physician.
Miami	Van S. Deaton.....	R	Alcony	Physician.
Monroe	G. S. Crawford.....	D	Graysville	Farmer.
Montgomery	O. B. Chapman.....	D	Dayton, R. F. D. 4.....	Decorator.
Montgomery	E. R. Mueller.....	D	Dayton, Reibold Bldg.....	Attorney.
Montgomery	V. J. Vonderheide.....	D	Dayton, United Brethren Bldg.....	Attorney.
Morgan	Chas. B. Smith.....	R	Malta	Hardware Dealer.
Morrow	J. Chas. Criswell.....	D	Mt. Gilead	Farmer.
Muskingum	Frank B. Fell.....	R	Zanesville	Merchant.
Noble	Homer L. Hastings.....	R	Caldwell	Contractor.
Ottawa	Smith L. Welsh.....	D	Oak Harbor	Traveling Salesman.
Paulding	Geo. M. Hoaglin.....	D	Payne	Professor.
Perry	Wm. A. Hite.....	D	Thornville	Attorney.
Pickaway	Irvin F. Snyder.....	D	Circleville	Attorney.
Pike	Geo. Leist, Jr.....	D	Beaver	Hardware Merchant.
Portage	J. J. Shanley, Sr.....	D	Kent	Telegraph Operator.
Preble	Wm. E. Murphy.....	D	Eaton, R. F. D. 9.....	Farmer.
Putnam	John Cowan.....	D	Ottawa	Insurance Agent.
Richland	John F. Kramer.....	D	Mansfield	Attorney.
Ross	Bernard H. Kathe.....	D	Chillicothe, R. F. D.....	Farmer.
Sandusky	H. N. Donaldson.....	D	Bellevue	Dentist.
Scioto	Adam Frick.....	D	Portsmouth	Miller and Farmer.
Seneca	R. R. Bour.....	D	Tiffin	Accountant.
Shelby	Martin Quinlisk.....	D	Sidney	Farmer.
Stark	Peter J. Collins.....	D	Canton	Attorney.
Stark	Walter G. Agler.....	R	Canton	Deputy Clk. Courts.
Summit	Ed. H. Bishop.....	D	Akron	Traveling Salesman.
Summit	A. Ross Read.....	D	Akron	Editor.
Trumbull	W. B. Kilpatrick.....	D	Warren	Attorney.
Tuscarawas	Fred Barthelmeh.....	D	Baltic	Insurance.
Union	Chas. D. Brown.....	R	Plain City, R. F. D.....	Farmer.
Van Wert	Clark M. Foreman.....	D	Willshire	Insurance Agent.
Vinton	W. A. Ruhlman.....	D	Hamden	Locomotive Engr.

County.	Name.	Pol.	P. O. Address.	Profession or Occupation.
Warren	T. E. Hoover.....	R	Lebanon	Farmer.
Washington	W. M. Dickson.....	D	Flints Mill	Physician.
Wayne	Alton H. Etling.....	D	Orrville	Supt. Schools.
Williams	William Behne.....	D	Bryan	Editor.
Wood	Frank W. Thomas.....	D	Bowling Green	Publisher.
Wyandot	Samuel J. Black.....	D	Upper Sandusky	Supt. Water Works.

The Chair ordered a call of the House and one hundred and twenty members answered to their names.

The Chair announced the next order of business to be the election of officers of the House.

The election of speaker being in order, the Honorable Mr. Snyder, of Hamilton county, nominated for said office the Honorable Charles L. Swain, of Hamilton county.

The Honorable Mr. Woodworth, of Athens county, nominated the Honorable Charles L. Reid, of Fayette county.

The Honorable Mr. Colter, of Lucas county, nominated for said office the Honorable James Nye, of Lucas county.

The House then proceeded to the election of a speaker, with the following result:

Those who voted for Mr. Swain are: Messrs.

Acker,	Criswell,	Kathe,	Reppert,
Appenzeller,	of Coshocton,	Kennedy,	Rhulman,
Barthelmeh,	Criswell,	Kessler,	Schaefer,
Beatty,	of Morrow,	Kilpatrick,	Schweikert,
Behne,	Detrick,	Kilrain,	Shanley,
Beyer,	Dickson,	King,	Siebert,
Bishop,	Donaldson,	of Ashtabula,	Smith, of Butler,
Black,	Doster,	Kramer,	Snyder,
of Hamilton,	Duffey,	Lambert,	of Hamilton,
Black,	Ertel,	Leist,	Snyder,
of Wyandot,	Etling,	Lowry,	of Pickaway,
Boggs,	Fell,	Lustig,	Stivers,
Bour,	Fellinger,	McGuffey,	Sweeney,
Brennan,	Foreman,	Mills,	Terrell,
Brown,	Frick,	Morris,	Thomas,
of Ashland,	Fulton,	Mueller,	Venus,
Cameron,	Guthery,	Murphy,	Vollmer,
Carroll,	Hite,	Nungesser,	Vonderheide,
Chapman,	Hoaglin,	Orlikowski,	Walsh,
Clark,	Hoffman,	Orrison,	Warnes,
Collins,	Holl,	Quinlisk,	Welsh,
Conway,	Horwitz,	Read, of Summit,	Wintermute,
Cowan,	Hunter,	Reid, of Fayette,	Winters,
			Young,

Those who voted for Mr. Reid are: Messrs.

Agler,	Deaton,	King,	Robinson,
Anderson,	Diser,	of Franklin,	Scott,
Bonnell,	Freeman,	McCormick,	Smith, of Morgan,
Brown, of Union,	Gilson,	Pence,	Swain,
Capelle,	Hastings,	Plank,	Tetlow,
Conover,	Hoover,	Plumb,	Thatcher,
Cooper,	Jenkins,	Reighard,	White,
	Kemerer,	Reynolds,	Williams,
			Woodworth,

Those who voted for Mr. Nye are: Messrs. Colter, Davis and Nye.

Mr. Swain, having received a majority of the votes cast, was declared duly elected speaker of the House of Representatives.

The speaker, being presented, took an oath, administered by Judge Maurice H. Donahue, of the Supreme Court of Ohio, to support the constitution of the United States and the constitution of the state of Ohio, and also an oath of office; and, on taking the chair, addressed the House as follows:

Fellow Members of the Eightieth General Assembly:

My thanks are yours; my gratitude goes out to you for the honor conferred. The responsibility that accompanies the honor is not small. I accept it with a full appreciation of what I owe to you as a presiding officer. I accept it as an opportunity to serve the state. I shall always be fair and impartial in my rulings as I see it. Everyone shall have an equal chance to be heard. My ambition will be to make such a Speaker as the office requires.

Much is expected of us; indeed, much is demanded; not since the state began have the eyes of the people been so centered upon their legislative representatives; not only are the people of Ohio watching us, but the people of the whole nation are expecting great things at our hands.

It is for us to blaze the way; the spirit of the times is demanding legislation that will measure up to the standard of the civilization of our day. New conditions surround us on every hand; our opportunities are great—shall we measure up to them?

The basic law of our state has been changed by the decree of our people, our constitution has been brought down to date; it now lies with us to determine whether or not we shall make the constitution workable. If we do so, great will be our reward; if we fail, disgrace will follow us all the days of our life:

“New occasions teach new duties,
Time makes ancient good uncouth;
They must upward still, and onward,
Who would keep abreast of Truth.”

I can conceive of no greater honor than to be selected by my fellowmen to help make the laws of a great commonwealth. Selfishness, greed, or meanness should not be found in our make-up, but:

“It is the generous Spirit, who, when brought
Among the tasks of real life, hath wrought
Upon the plan that pleased his boyish thought;
Whose high endeavors are an inward light,
That makes the path before him always bright;
Who, with a natural instinct to discern
What knowledge can perform, is diligent to learn,
Abides by this resolve, and stops not there,
But makes his moral being his prime care.”

There are grave problems to be solved during this session. Let us go about it speedily, using such wisdom as has been given to us to do the best thing for all the people of this great state. You may expect opposition; there has never yet been an upward step taken in the history of civilization but has met the most strenuous opposition.

If the State of Ohio needs legislation to protect its men, women and children, and, in order to secure it, must of necessity destroy some industry or business, let the industry or business go, but save the men, women and children, for in them flows the very life of the nation.

“ ’Tis, finally, the Man, who, lifted high,
Conspicuous object in a nation’s eye,
Or left unthought of in obscurity —
Who, with a toward or untoward lot,
Prosperous or adverse, to his wish or not,
Plays, in the many games of life, that one
Where what he most doth value must be won,
Whom neither shape of danger can dismay,
Nor thought of tender happiness betray.”

Let us put aside any partisanship or prejudice that we may have and work together with but one purpose, and that to make Ohio a better place in which to live and to give an equal opportunity to every one of her people.

In the past, material things have been uppermost in the mind of legislative assemblies — the call of today is the cry of humanity for a better opportunity to meet the existing conditions and successfully surmount them. The Bishop of Exeter voices a well-nigh universal human cry of the present, when he says:

“Give us men!
Strong and stalwart ones;
Men whom highest hope inspires,
Men whom purest honor fires,
Men who trample Self beneath them,
Men who make their country wreath them
As her noble sons,
Worthy of their sires.
Men who never shame their mothers,
Men who never fail their brothers,
True, however; false are others;
Give us men — I say again,
Give us men!”

The next business in order being the election of a speaker pro tempore, the Honorable Mr. Warnes, of Holmes county, nominated for said office the Honorable John H. Lowry, of Henry county.

The Honorable Mr. Diser, of Mahoning county, nominated the Honorable John G. Cooper, of Mahoning county.

The Honorable Mr. Nye, of Lucas county, nominated the Honorable W. R. Davis, of Geauga county.

The House then proceeded by viva voce vote to the election of a speaker pro tem., with the following result:

Those who voted for Mr. Lowry are: Messrs.

Acker,	Black,	Brown,	Conway,
Appenzeller,	of Hamilton,	of Ashland,	Cooper,
Barthelmeh,	Black,	Cameron,	Cowan,
Beatty,	of Wyandot,	Carroll,	Criswell,
Behne,	Boggs,	Chapman,	of Coshocton,
Bever,	Bour,	Clark,	Criswell,
Bishop,	Brennan,	Collins,	of Morrow,

Those who voted for Mr. Lowry are: Messrs.—Concluded.

Detrick,	Horwitz,	Mueller,	Snyder,
Dickson,	Hunter,	Murphy,	of Pickaway,
Donaldson,	Kathe,	Nungesser,	Stivers,
Doster,	Kennedy,	Orlikowski,	Sweeney,
Duffey,	Kessler,	Orrison,	Terrell,
Ertel,	Kilpatrick,	Quinlisk,	Thomas,
Etling,	Kilrain,	Read, of Summit,	Venus,
Fell,	King,	Reppert,	Vollmer,
Fellinger,	of Ashtabula,	Rhulman,	Vonderheide,
Foreman,	Kramer,	Schaefer,	Walsh,
Frick,	Lambert,	Schweikert,	Warnes,
Fulton,	Leist,	Shanley,	Welsh,
Guthery,	Lustig,	Siebert,	Wintermute,
Hite,	McGuffey,	Smith, of Butler,	Winters,
Hoaglin,	Mills,	Snyder,	Young,
Hoffman,	Morris,	of Hamilton,	Mr. Sneaker.
Holl,			

Those who voted for Mr. Cooper are: Messrs.

Agler,	Freeman,	Lowry,	Robinson,
Anderson,	Gilson,	McCormick,	Scott,
Bonnell,	Hastings,	Pence,	Smith, of Morgan,
Brown, of Union,	Hoover,	Plank,	Tetlow,
Capelle,	Jenkins,	Plumb,	Thatcher,
Conover,	Kemerer,	Reid, of Fayette,	White,
Deaton,	King,	Reighard,	Williams,
Diser,	of Franklin,	Reynolds,	Woodworth,

Those who voted for Mr. Davis are: Messrs. Colter, Davis, and Nye.

Mr. Lowry, having received a majority of all the vote cast, was declared duly elected speaker pro tempore of the House of Representatives, and having taken an oath, administered by the speaker, to support the constitution of the United States and the constitution of the state of Ohio, and also an oath of office, entered upon the discharge of his office.

The next business in order being the election of a clerk, the Honorable Mr. Detrick, of Logan county, nominated for said office, Mr. John R. Cassidy, of Logan county.

The Honorable Mr. Reid, of Fayette county, nominated Mr. John P. Maynard, of Allen county.

The House then proceeded by viva voce vote to the election of a clerk, with the following result:

Those who voted for Mr. Cassidy are: Messrs.

Acker,	Clark,	Fulton,	Lustig,
Appenzeller,	Collins,	Guthery,	McGuffey,
Barthelmeh,	Conway,	Hite,	Mills,
Beatty,	Cowan,	Hoaglin,	Morris,
Behne,	Criswell,	Hoffman,	Mueller,
Beyer,	of Coshocton,	Holl,	Murphy,
Bishop,	Criswell,	Horwitz,	Nungesser,
Black,	of Morrow,	Hunter,	Orlikowski,
of Hamilton,	Detrick,	Kathe,	Orrison,
Black,	Dickson,	Kennedy,	Quinlisk,
of Wyandot,	Donaldson,	Kessler,	Read, of Summit,
Boggs,	Doster,	Kilpatrick,	Reppert,
Bour,	Duffey,	Kilrain,	Rhulman,
Brennan,	Ertel,	King,	Schaefer,
Brown,	Etling,	of Ashtabula,	Schweikert,
of Ashland,	Fell,	Kramer,	Shanley,
Cameron,	Fellinger,	Lambert,	Siebert,
Carroll,	Foreman,	Leist,	Smith, of Butler,
Chapman,	Frick,	Lowry,	

Those who voted for Mr. Cassidy are Messrs. — Concluded.

Snyder,	Sweeney,	Vonderheide,	Wintermute,
of Hamilton,	Terrell,	Walsh,	Winters,
Snyder,	Thomas,	Warnes,	Young,
of Pickaway,	Venus,	Welsh,	Mr. Speaker.
Stivers,	Vollmer,		

Those who voted for Mr. Maynard are: Messrs.

Agler,	Freeman,	McCormick,	Scott,
Anderson,	Gilson,	Pence,	Smith, of Morgan,
Bonnell,	Hastings,	Plank,	Tetlow,
Brown, of Union,	Hoover,	Plumb,	Thatcher,
Capelle,	Jenkins,	Reid, of Fayette,	White,
Conover,	Kemerer,	Reighard,	Williams,
Cooper,	King,	Reynolds,	Woodworth,
Deaton,	of Franklin,	Robinson,	
Diser,			

Mr. Cassidy, having received a majority of all the votes cast, was declared duly elected clerk of the House of Representatives, and having taken an oath, administered by the speaker, to support the constitution of the United States and the constitution of the state of Ohio, and an oath of office, entered upon the discharge of his duties.

The next business in order being the election of journal clerk, the Honorable Mr. Acker, of Hocking county, nominated for said office Mr. Charles H. Beck, of Hocking county.

The Honorable Mr. Gilson, of Jefferson county, nominated Mr. C. L. Williams, of Jefferson county.

The House then proceeded by viva voce vote to the election of journal clerk, with the following result:

Those who voted for Mr. Beck are: Messrs.

Acker,	Criswell,	Hunter,	Schaefer,
Appenzeller,	of Coshocton,	Kathe,	Schweikert,
Barthelmeh,	Criswell,	Kennedy,	Shanley,
Beatty,	of Morrow,	Kilpatrick,	Siebert,
Behne,	Detrick,	Kilrain,	Smith, of Butler,
Beyer,	Dickson,	King,	Snyder,
Bishop,	Donaldson,	of Ashtabula,	of Hamilton,
Black,	Doster,	Kramer,	Snyder,
of Hamilton,	Duffey,	Lambert,	of Pickaway,
Black,	Ertel,	Leist,	Stivers,
of Wyandot,	Etling,	Lowry,	Sweeney,
Boggs,	Fell,	Lustig,	Terrell,
Bour,	Fellinger,	McGuffey,	Thomas,
Brennan,	Foreman,	Mills,	Venus,
Brown,	Frick,	Morris,	Vollmer,
of Ashland,	Fulton,	Mueller,	Vonderheide,
Cameron,	Guthery,	Murphy,	Walsh,
Carroll,	Hite,	Nungesser,	Warnes,
Chapman,	Hoaglin,	Orlikowski,	Welsh,
Collins,	Hoffman,	Orrison,	Wintermute,
Conway,	Holl,	Quinlisk,	Winters,
Cooper,	Horwitz,	Read, of Summit,	Young,
Cowan,		Rhulman,	Mr. Speaker.

Those who voted for Mr. Williams are: Messrs.

Agler,	Freeman,	McCormick,	Scott,
Anderson,	Gilson,	Pence,	Smith, of Morgan,
Bonnell,	Hastings,	Plank,	Tetlow,
Brown, of Union,	Hoover,	Plumb,	Thatcher,
Capelle,	Jenkins,	Reid, of Fayette,	White,
Conover,	King,	Reighard,	Williams,
Deaton,	of Franklin,	Reynolds,	Woodworth,
Diser,	Kemerer,	Robinson,	

Mr. Beck, having received a majority of all the votes cast, was declared duly elected journal clerk of the House of Representatives, and having taken an oath, administered by the speaker, to support the constitution of the United States and the constitution of the state of Ohio, and also an oath of office, entered upon the discharge of his duties.

The next business in order being the election of message clerk, the Honorable Mr. Brown, of Ashland county, nominated for said office Mr. Harold D. Sites, of Ashland county.

The Honorable Mr. Robinson, of Lawrence county, nominated Mr. J. C. Scott, of Knox county.

The House then proceeded to the election of message clerk, with the following result:

Those who voted for Mr. Sites are: Messrs.

Acker,	Criswell,	Kathe,	Schaefer,
Appenzeller,	of Coshocton,	Kennedy,	Schweikert,
Barthelmeh,	Criswell,	Kessler,	Shanley,
Beatty,	of Morrow,	Kilpatrick,	Siebert,
Behne,	Detrick,	King,	Smith, of Butler,
Beyer,	Dickson,	of Ashtabula,	Snyder,
Bishop,	Donaldson,	Kramer,	of Hamilton,
Black,	Doster,	Lambert,	Snyder,
of Hamilton,	Duffey,	Leist,	of Pickaway,
Black,	Ertel,	Lowry,	Stivers,
of Wyandot,	Etling,	Lustig,	Sweeney,
Boggs,	Fell,	McGuffey,	Terrell,
Bour,	Fellinger,	Mills,	Thomas,
Brennan,	Foreman,	Morris,	Venus,
Brown,	Frick,	Mueller,	Vollmer,
of Ashland,	Fulton,	Murphy,	Vonderheide,
Cameron,	Guthery,	Nungesser,	Walsh,
Carroll,	Hite,	Orlikowski,	Warnes,
Chapman,	Hoaglin,	Orrison,	Welsh,
Clark,	Hoffman,	Quinlisk,	Wintermute,
Collins,	Holl,	Read, of Summit,	Winters,
Conway,	Horwitz,	Reppert,	Young,
Cowan,	Hunter,	Rhulman,	Mr. Speaker.

Those who voted for Mr. Scott are: Messrs.

Agler,	Freeman,	McCormick,	Scott,
Anderson,	Gilson,	Pence,	Smith, of Morgan,
Bonnell,	Hastings,	Plank,	Tetlow,
Brown, of Union,	Hoover,	Plumb,	Thatcher,
Capelle,	Jenkins,	Reid, of Fayette,	White,
Conover,	Kemerer,	Reighard,	Williams,
Cooper,	King,	Reynolds,	Woodworth,
Deaton,	of Franklin,	Robinson,	
Diser,			

Mr. Sites, having received a majority of all votes cast, was declared duly elected message clerk of the House of Representatives, and having taken an oath, administered by the speaker, to support the constitution of the United States and the constitution of the state of Ohio, and also an oath of office, entered upon the discharge of his duties.

The next business in order being the election of engrossing clerk, the Honorable Mr. Collins, of Stark county, nominated for said office Mr. Harry L. Rebrassier, of Stark county.

The Honorable Mr. Plank, of Medina county, nominated Mr. Charles Doll, of Ross county.

The House then proceeded by viva voce vote to the election of engrossing clerk, with the following result:

Those who voted for Mr. Rebrassier are: Messrs.

Acker,	Criswell,	Kathe,	Schaefer,
Appenzeller,	of Coshocton,	Kennedy,	Schweikert,
Barthelmeh,	Criswell,	Kessler,	Shanley,
Beatty,	of Morrow,	Kilpatrick,	Siebert,
Behne,	Detrick,	King,	Smith, of Butler,
Beyer,	Dickson,	of Ashtabula,	Snyder,
Bishop,	Donaldson,	Kramer,	of Hamilton,
Black,	Doster,	Leist,	Snyder,
of Hamilton,	Duffey,	Lowry,	of Pickaway,
Black,	Ertel,	Lustig,	Stivers,
of Wyandot,	Etling,	McGuffey,	Sweeney,
Boggs,	Fell,	Mills,	Terrell,
Bour,	Fellinger,	Morris,	Thomas,
Brennan,	Frick,	Mueller,	Venus,
Brown,	Fulton,	Murphy,	Vollmer,
of Ashland,	Guthery,	Nungeesser,	Vonderheide,
Carroll,	Hite,	Orlikowski,	Walsh,
Chapman,	Hoaglin,	Orrison,	Warnes,
Clark,	Hoffman,	Quinlisk,	Welsh,
Collins,	Holl,	Read, of Summit,	Wintermute,
Conway,	Horwitz,	Reppert,	Winters,
Cowan,	Hunter,	Rhulman,	Young,
			Mr. Speaker.

Those who voted for Mr. Doll are: Messrs.

Agler,	Diser,	King,	Reynolds,
Anderson,	Freeman,	of Franklin,	Robinson,
Bonnell,	Gilson,	McCormick,	Scott,
Brown, of Union,	Hastings,	Pence,	Smith, of Morgan,
Capelle,	Hoover,	Plank,	Tetlow,
Conover,	Jenkins,	Plumb,	Thatcher,
Cooper,	Kemerer,	Reid, of Fayette,	White,
Deaton,		Reighard,	Williams,

Mr. Rebrassier, having received a majority of all the votes cast, was declared duly elected engrossing clerk of the House of Representatives, and having taken an oath, administered by the speaker, to support the constitution of the United States and the constitution of the state of Ohio, and also an oath of office, entered upon the discharge of his duties.

The next business in order being the election of enrolling clerk, the Honorable Mr. Doster, of Cuyahoga county, nominated for said office Mr. A. J. Hildreth, of Cuyahoga county.

The Honorable Mr. Deaton, of Miami county, nominated Mr. H. E. Scott, of Miami county.

The House then proceeded by viva voce vote to the election of enrolling clerk, with the following result:

Those who voted for Mr. Hildreth are: Messrs.

Acker,	Black,	Chapman,	Detrick.
Appenzeller,	of Wyandot,	Clark,	Dickson.
Barthelmeh,	Boggs,	Collins,	Donaldson,
Beatty,	Bour,	Conway,	Doster.
Behne,	Brennan,	Cowan,	Duffey.
Beyer,	Brown,	Criswell,	Ertel.
Bishop,	of Ashland,	of Coshocton,	Etling.
Black,	Cameron,	Criswell,	Fell.
of Hamilton,	Carroll,	of Morrow,	Fellinger,

Those who voted for Mr. Hildreth are: Messrs. — Concluded.

Frick,	King,	Orrison,	Stivers,
Fulton,	of Ashtabula,	Quinlisk,	Sweeney,
Guthery,	Kramer,	Read, of Summit,	Terrell,
Hite,	Lambert,	Reppert,	Thomas,
Hoaglin,	Leist,	Rhulman,	Venus,
Hoffman,	Lowry,	Schaefer,	Vollmer,
Holl,	Lustig,	Schweikert,	Vonderheide,
Horwitz,	McGuffey,	Shanley,	Walsh,
Hunter,	Mills,	Siebert,	Warnes,
Kathe,	Morris,	Smith, of Butler,	Welsh,
Kennedy,	Mueller,	Snyder,	Wintermute,
Kessler,	Murphy,	of Hamilton,	Winters,
Kilpatrick,	Nungesser,	Snyder,	Young,
	Orlikowski,	of Pickaway,	Mr. Speaker.

Those who voted for Mr. Scott are: Messrs.

Agler,	Diser,	McCormick,	Scott,
Anderson,	Gilson,	Pence,	Smith, of Morgan,
Bonnell,	Hastings,	Plank,	Tetlow,
Brown, of Union,	Hoover,	Plumb,	Thatcher,
Capelle,	Jenkins,	Reid, of Fayette,	White,
Conover,	Kemerer,	Reighard,	Williams,
Cooper,	King,	Reynolds,	Woodworth,
Deaton,	of Franklin,	Robinson,	

Mr. Hildreth, having received a majority of all the votes cast, was declared duly elected enrolling clerk of the House of Representatives, and having taken an oath, administered by the speaker, to support the constitution of the United States and the constitution of the state of Ohio, and also an oath of office, entered upon the discharge of his duties.

The next business in order being the election of recording clerk, the Honorable Mr. Cowan, of Putnam county, nominated for said office Miss Julia E. Kersting, of Putnam county.

The Honorable Mr. Reynolds, of Franklin county, nominated Mrs. Ella M. Scriven, of Franklin county.

The House then proceeded by viva voce vote to the election of recording clerk, with the following result:

Those who voted for Miss Kersting are: Messrs.

Acker,	Cowan,	Horwitz,	Shanley,
Appenzeller,	Criswell,	Hunter,	Siebert,
Barthelmeh,	of Coshocton,	Kathe,	Smith, of Butler,
Beatty,	Criswell,	Kennedy,	Snyder,
Behne,	of Morrow,	Kilpatrick,	of Hamilton,
Beyer,	Detrick,	King,	Snyder,
Bishop,	Dickson,	of Ashtabula,	of Pickaway,
Black,	Donaldson,	Leist,	Stivers,
of Hamilton,	Doster,	Lowry,	Sweeney,
Black,	Duffey,	Lustig,	Terrell,
of Wyandot,	Ertel,	Mills,	Thomas,
Boggs,	Etling,	Morris,	Venus,
Bour,	Fell,	Mueller,	Vollmer,
Brennan,	Fellinger,	Murphy,	Vonderheide,
Brown,	Foreman,	Nungesser,	Walsh,
of Ashland,	Frick,	Orlikowski,	Warnes,
Cameron,	Fulton,	Orrison,	Welsh,
Carroll,	Guthery,	Quinlisk,	Wintermute,
Chapman,	Hite,	Read, of Summit,	Winters,
Clark,	Hoaglin,	Rhulman,	Young,
Collins,	Hoffman,	Schaefer,	Mr. Speaker.
Conway,	Holl,	Schweikert,	

Those who voted for Mrs. Scriven are: Messrs.

Agler,	Diser,	King,	Robinson,
Anderson,	Freeman,	of Franklin,	Scott,
Bonnell,	Gilson,	McCormick,	Smith, of Morgan,
Brown, of Union,	Hastings,	Pence,	Tetlow,
Capelle,	Hoover,	Plank,	Thatcher,
Conover,	Jenkins,	Plumb,	White,
Cooper,	Kemerer,	Reid, of Fayette,	Williams,
Deaton,		Reynolds,	Woodworth,

Miss Kersting, having received a majority of all the votes cast, was declared duly elected recording clerk of the House of Representatives, and having taken an oath, administered by the speaker, to support the constitution of the United States and the constitution of the state of Ohio, and also an oath of office, entered upon the discharge of her duties.

The next business in order being the election of sergeant-at-arms, the Honorable Mr. Smith, of Butler county, nominated for said office Mr. William L. Melching, of Auglaize county.

The Honorable Mr. Bonnell, of Guernsey county, nominated Mr. James Gallagher, of Cuyahoga county.

The House then proceeded by viva voce vote to the election of sergeant-at-arms, with the following result:

Those who voted for Mr. Melching are: Messrs.

Acker,	Criswell,	Kennedy,	Schaefer,
Appenzeller,	of Coshocton,	Kessler,	Shanley,
Barthelmeh,	Criswell,	Kilpatrick,	Siebert,
Beatty,	of Morrow,	King,	Smith, of Butler,
Behne,	Detrick,	of Ashtabula,	Snyder,
Beyer,	Dickson,	Kramer,	of Hamilton,
Bishop,	Donaldson,	Lambert,	Snyder,
Black,	Doster,	Leist,	of Pickaway,
of Hamilton,	Duffey,	Lowry,	Stivers,
Black,	Ertel,	Lustig,	Sweeney,
of Wyandot,	Etling,	McGuffey,	Terrell,
Boggs,	Fell,	Mills,	Thomas,
Bour,	Fellinger,	Morris,	Venus,
Brennan,	Frick,	Mueller,	Vollmer,
Brown,	Fulton,	Murphy,	Vonderheide,
of Ashland,	Guthery,	Nungesser,	Walsh,
Cameron,	Hoaglin,	Orlikowski,	Warnes,
Carroll,	Hoffman,	Orrison,	Welsh,
Chapman,	Holl,	Quinlisk,	Wintermute,
Clark,	Horwitz,	Read, of Summit,	Winters,
Collins,	Hunter,	Reppert,	Young,
Conway,	Kathe,	Rhulman,	Mr. Speaker.
Cowan,			

Those who voted for Mr. Gallagher are: Messrs.

Agler,	Freeman,	McCormick,	Schweikert,
Anderson,	Gilson,	Pence,	Scott,
Bonnell,	Hastings,	Plank,	Smith, of Morgan,
Brown, of Union,	Hoover,	Plumb,	Tetlow,
Capelle,	Jenkins,	Reid, of Fayette,	Thatcher,
Conover,	Kemerer,	Reighard,	White,
Cooper,	King,	Reynolds,	Woodworth,
Deaton,	of Franklin,	Robinson,	
Diser,			

Mr. Melching, having received a majority of all the votes cast, was declared duly elected sergeant-at-arms of the House of Representatives,

and having taken an oath, administered by the speaker, to support the constitution of the United States and the constitution of the state of Ohio, and also an oath of office, entered upon the discharge of his duties.

The next business in order being the election of first assistant sergeant-at-arms, the Honorable Mr. McGuffey, of Hardin county, nominated for said office Mr. W. C. Ries, of Hardin county.

The Honorable Mr. Capelle, of Hamilton county, nominated Mr. Harry Mansfield, of Logan county.

The House then proceeded by viva voce vote to the election of first assistant sergeant-at-arms, with the following result:

Those who voted for Mr. Ries are: Messrs.

Acker,	Criswell,	Kathe,	Schaefer,
Appenzeller,	of Coshocton,	Kennedy,	Schweikert,
Barthelmeh,	Criswell,	Kessler,	Shanley,
Beatty,	of Morrow,	Kilpatrick,	Siebert,
Behne,	Detrick,	King,	Smith, of Butler,
Beyer,	Dickson,	of Ashtabula,	Snyder,
Bishop,	Donaldson,	Kramer,	of Hamilton,
Black,	Doster,	Lambert,	Snyder,
of Hamilton,	Duffey,	Leist,	of Pickaway,
Black,	Ertel,	Lowry,	Stivers,
of Wyandot,	Etling,	Lustig,	Sweeney,
Boggs,	Fell,	McGuffey,	Terrell,
Bour,	Fellinger,	Mills,	Thomas,
Brennan,	Foreman,	Morris,	Venus,
Brown,	Frick,	Mueller,	Vollmer,
of Ashland,	Fulton,	Murphy,	Vonderheide,
Cameron,	Guthery,	Nungesser,	Walsh,
Carroll,	Hite,	Orlikowski,	Warnes,
Chapman,	Hoaglin,	Orrison,	Welsh,
Clark,	Hoffman,	Quinlisk,	Wintermute,
Collins,	Holl,	Read, of Summit,	Winters,
Conway,	Horwitz,	Reppert,	Young,
Cowan,	Hunter,	Rhulman,	Mr. Speaker.

Those who voted for Mr. Mansfield are: Messrs.

Agler,	Diser,	McCormick,	Scott,
Anderson,	Gilson,	Pence,	Smith, of Morgan,
Bonnell,	Hastings,	Plank,	Tetlow,
Brown, of Union,	Hoover,	Plumb,	Thatcher,
Capelle,	Jenkins,	Reid, of Fayette,	White,
Cooper,	Kemerer,	Reighard,	Williams,
Deaton,	King,	Reynolds,	Woodworth,
	of Franklin,	Robinson,	

Mr. Ries, having received a majority of all the votes cast, was declared duly elected first assistant sergeant-at-arms of the House of Representatives, and having taken an oath, administered by the speaker to support the constitution of the United States and the constitution of the state of Ohio, and also an oath of office, entered upon the discharge of his duties.

The next business in order being the election of second assistant sergeant-at-arms, the Honorable Mr. Young, of Cuyahoga county, nominated for said office Mr. John D. Schnapp, of Cuyahoga county.

The Honorable Mr. McCormick, of Gallia County, nominated Mr. T. M. Bing, of Gallia county.

The House then proceeded by viva voce vote to the election of second assistant sergeant-at-arms, with the following result:

Those who voted for Mr. Schnapp are: Messrs.

Acker,	Criswell,	Horwitz,	Read, of Summit,
Appenzeller,	of Coshocton,	Hunter,	Reppert,
Barthelmeh,	Criswell,	Kathe,	Rhulman,
Beatty,	of Morrow,	Kennedy,	Schaefer,
Behne,	Detrick,	Kessler,	Schweikert,
Beyer,	Dickson,	Kilpatrick,	Shanley,
Bishop,	Diser,	King,	Siebert,
Black,	Donaldson,	of Ashtabula,	Smith, of Butler,
of Hamilton,	Doster,	Kramer,	Stivers,
Black,	Duffey,	Lambert,	Sweeney,
of Wyandot,	Ertel,	Leist,	Terrell,
Boggs,	Etling,	Lowry,	Thomas,
Bour,	Fell,	Lustig,	Venus,
Brennan,	Fellinger,	McGuffey,	Vollmer,
Brown,	Foreman,	Mills,	Vonderheide,
of Ashland,	Frick,	Morris,	Walsh,
Cameron,	Fulton,	Mueller,	Warnes,
Carroll,	Guthery,	Murphy,	Welsh,
Chapman,	Hite,	Nungesser,	Wintermute,
Clark,	Hoaglin,	Orlikowski,	Winters,
Collins,	Hoffman,	Orrison,	Young,
Conway,	Holl,	Quinlisk,	Mr. Speaker.
Cowan,			

Those who voted for Mr. Bing are: Messrs.

Agler,	Freeman,	McCormick,	Scott,
Anderson,	Gilson,	Pence,	Smith, of Morgan,
Bonnell,	Hastings,	Plank,	Tetlow,
Brown, of Union,	Hoover,	Plumb,	Thatcher,
Capelle,	Jenkins,	Reid, of Fayette,	White,
Conover,	Kemerer,	Reighard,	Williams,
Cooper,	Kin ^r	Reynolds,	Woodworth,
Deaton,	of Franklin,	Robinson,	

Mr. Schnapp, having received a majority of all the votes cast, was declared duly elected second assistant sergeant-at-arms of the House of Representatives, and having taken an oath, administered by the speaker, to support the constitution of the United States and the constitution of the state of Ohio, and also an oath of office, entered upon the discharge of his duties.

The next business in order being the election of third assistant sergeant-at-arms, the Honorable Mr. Carroll, of Franklin county, nominated for said office Mr. Thurman Thompson, of Franklin county.

The Honorable Mr. Jenkins, of Madison county, nominated Mr. Fred Blankner, of Franklin county.

The House then proceeded by viva voce vote to the election of third assistant sergeant-at-arms, with the following result:

Those who voted for Mr. Thompson are: Messrs.

Acker,	Brown,	Donaldson,	Hoaglin,
Appenzeller,	of Ashland,	Doster,	Hoffman,
Barthelmeh,	Cameron,	Duffey,	Holl,
Beatty,	Carroll,	Ertel,	Hunter,
Behne,	Chapman,	Etling,	King,
Bishop,	Clark,	Fell,	of Ashtabula,
Black,	Collins,	Fellinger,	Kramer,
of Hamilton,	Conway,	Foreman,	Leist,
Black,	Criswell,	Frick,	Lowry,
of Wyandot,	of Coshocton,	Fulton,	Lustig,
Boggs,	Detrick,	Guthery,	McGuffey,
Bour,	Dickson,	Hite,	

MONDAY, JANUARY 6, 1913.

Those who voted for Mr. Thompson are: Messrs. — Concluded.

Mills,	Reppert,	Snyder,	Vonderheide,
Morris,	Rhulman,	of Pickaway,	Walsh,
Murphy,	Schaefer,	Sweeney,	Warnes,
Nungesser,	Schweikert,	Terrell,	Welsh,
Orlikowski,	Siebert,	Thomas,	Young,
Orrison,	Snyder,	Venus,	Mr. Speaker.
Quinlisk,	of Hamilton,	Vollmer,	

Those who voted for Mr. Blankner are: Messrs.

Agler,	Diser,	McCormick,	Shanley,
Anderson,	Freeman,	Nye,	Smith, of Butler,
Beyer,	Gilson,	Pence,	Smith, of Morgan,
Bonnell,	Hastings,	Plank,	Stivers,
Brown, of Union,	Hoover,	Plumb,	Tetlow,
Capelle,	Horwitz,	Reid, of Fayette,	Thatcher,
Colter,	Jenkins,	Reighard,	White,
Conover,	Kemerer,	Reynolds,	Williams,
Cooper,	King,	Robinson,	Winters,
Davis,	of Franklin,	Scott,	Woodworth,
Deaton,			

Mr. Thompson, having received a majority of all the votes cast, was declared duly elected third assistant sergeant-at-arms of the House of Representatives, and having taken an oath, administered by the speaker, to support the constitution of the United States and the constitution of the state of Ohio, and also an oath of office, entered upon the discharge of his duties.

Mr. Lowry offered the following resolution:

H. R. No. 1 — Mr. Lowry.

Resolved, That a message be sent to the Senate, informing that body that the House of Representatives is organized and ready for business and that the following are its officers:

Speaker — Charles L. Swain, of Hamilton county.

Speaker pro tempore — John H. Lowry, of Henry county.

Clerk — John R. Cassidy, of Logan county.

Journal Clerk — Charles H. Beck, of Hocking county.

Message Clerk — Harold D. Sites, of Ashland county.

Engrossing Clerk — H. L. Rebrassier, of Stark county.

Enrolling Clerk — A. J. Hildreth, of Cuyahoga county.

Recording Clerk — Julia E. Kersting, of Putnam county.

Sergeant-at-Arms — W. L. Melching, of Auglaize county.

First Assistant Sergeant-at-Arms — W. C. Ries, of Hardin county.

Second Assistant Sergeant-at-Arms — John D. Schnapp, of Cuyahoga county.

Third Assistant Sergeant-at-Arms — Thurman Thompson, of Franklin county.

The resolution was unanimously adopted.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate is organized and that the following officers are elected and that the Senate is ready to proceed to business:

President pro tempore — William Green, of Coshocton county.

Clerk — William V. Goshorn, of Crawford county.

Journal Clerk — A. J. McKernain, of Cuyahoga county.

Message Clerk — J. F. Cunningham, of Montgomery county.

Engrossing Clerk — A. C. Calhoun, of Lorain county.

Enrolling Clerk — Clark Doughty, of Franklin county.

Recording Clerk — Margaret Green, of Coshocton county.

Sergeant-at-Arms — Henry Meineke, of Hamilton county.

First Assistant Sergeant-at-Arms — Edward Schweitzer, of Delaware county.

Second Assistant Sergeant-at-Arms — James Mitchell, of Ottawa county.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has convened in regular session as provided by the constitution and statutes and is ready for the transaction of business.

Attest:

W. V. GOSHORN,
Clerk.

On motion of Mr. Schweikert the House recessed until 2:30 o'clock p. m.

2:30 o'clock p. m.

The House met pursuant to recess.

Mr. Horwitz offered the following resolution:

H. R. No. 2.— Mr. Horwitz.

Resolved, That the choice of seats be determined by lot; that the clerk prepare the necessary ballots, with the names of the members thereon, one upon each ballot so prepared, to be placed in some suitable receptacle, and drawn by a page or some other person, who shall be blindfolded, the name on each ballot to be announced by the clerk as soon as drawn; that the members retire without the bar before the drawings commence and that each one select his seat when his name is announced and continue to occupy it until the drawing is concluded. In the selection of seats all that portion of the hall south of the first aisle, north of the main aisle, and seats number 53, 54, 55, 56 and 57 shall be reserved for the members of the majority, and the remainder shall be assigned to the members of the minority parties. The following members of the House shall be allowed to select their seats previous to the drawing: Messrs. Lowry, Reid, Cooper, Kennedy, Boggs, Smith, of Butler, Fellingner, Brennan, Winters, Reynolds, McCormick, Bonnell, Beatty, Barnes, Scott, Winans, Fulton, Williams, Colter, Jenkins, Plank, Horwitz, Welsh, Shanley, Cowan, Frick, Bour, Barthelmeh, Behne, Thomas, Beyer, Cameron, Nungesser, Wintermute, Stivers, Deaton, Robinson and Kilpatrick.

The resolution was adopted.

Mr. Smith, of Butler, offered the following resolution:

H. J. 2

H. R. No. 3 — Mr. Smith, of Butler.

Resolved, That it is the pleasure of the House of Representatives to have its daily sessions opened with prayer, and that a committee of three be appointed by the speaker to make arrangements with the ministers of Columbus for the services of a chaplain or chaplains for this purpose, to serve without compensation.

The resolution was adopted.

Mr. Duffey offered the following resolution:

H. R. No. 4 — Mr. Duffey.

Resolved, That the sergeant-at-arms be, and he is hereby, authorized to make the following appointments:

Five doorkeepers, five custodians of committee rooms, five porters, two custodians of cloak room, and that each of said appointees be paid for his services the sum of three dollars and fifty cents per day, commencing January 6, 1913.

The question being "Shall the resolution be adopted?" the yeas and nays were taken, and resulted—yeas 110, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilpatrick,	Robinson,
Agler,	of Coshocton,	Kilrain,	Schaefer,
Anderson,	Criswell,	King,	Schweikert,
Appenzeller,	of Morrow,	of Ashtabula,	Scott,
Barthelmeh,	Davis,	King,	Shanley,
Beatty,	Deaton,	of Franklin,	Siebert,
Behne,	Detrick,	Kramer,	Smith, of Butler,
Beyer,	Dickson,	Lambert,	Smith, of Morgan,
Bishop,	Diser,	Leist,	Snyder,
Black,	Doster,	Lowry,	of Hamilton,
of Hamilton,	Duffey,	Lustig,	Snyder,
Black,	Ertel,	McCormick,	of Pickaway,
of Wyandot,	Fell,	McGuffey,	Stivers,
Boggs,	Foreman,	Mills,	Sweeney,
Bonnell,	Freeman,	Morris,	Terrell,
Bour,	Frick,	Mueller,	Tetlow,
Brennan,	Gilson,	Murphy,	Thatcher,
Brown,	Guthery,	Nye,	Thomas,
of Ashland,	Hastings,	Orlikowski,	Venus,
Brown, of Union,	Hite,	Orrison,	Vollmer,
Cameron,	Hoaglin,	Pence,	Vonderheide,
Capelle,	Holl,	Plank,	Walsh,
Carroll,	Hoover,	Plumb,	Warnes,
Chapman,	Horwitz,	Quinlisk,	Welsh,
Clark,	Hunter,	Read, of Summit,	White,
Collins,	Jenkins,	Reid, of Fayette,	Williams,
Colter,	Kathe,	Reighard,	Wintermute,
Conover,	Kemerer,	Reppert,	Winters,
Conway,	Kennedy,	Reynolds,	Woodworth,
Cooper,	Kessler,	Rhulman,	Young—110

The resolution was adopted.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 1 — Mr. Hudson. Authorizing the appointment of a joint committee to wait upon the governor.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Orrison moved that the blank in the resolution be filled with the number "five" and that the rules be suspended and the joint resolution be now considered.

The motion was agreed to. The question being "Shall the resolution be adopted?", the resolution was adopted.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolutions in which the concurrence of the House of Representatives is requested:

S. J. R. No. 2 — Mr. Hærner.

Providing for a joint committee of five on the part of the Senate to prepare and make arrangements for the inauguration of Hon. James M. Cox as Governor of Ohio, on Monday, January 13, 1913.

S. J. R. No. 3 — Mr. Lloyd.

Providing for meeting of General Assembly in joint convention on Tuesday, January 7, 1913, at 11 o'clock a. m. to canvass the vote cast for state officers at the general election held on November 5, 1912.

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall S. J. R. No. 2 be adopted?", the resolution was adopted.

The question being "Shall S. J. R. No. 3 be adopted?", the resolution was adopted.

Mr. Brown, of Ashland, offered the following resolution:

H. R. No. 5 — Mr. Brown, of Ashland.

Resolved, That the Speaker be, and he hereby is, authorized to appoint five pages in addition to those provided by statute, and he is further authorized to sign vouchers for the payment of the same at the same rate per diem as the other pages, namely \$2.50 per day, such compensation to begin in each case from the date on which such appointment is made.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 104, nays one, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bonnell,	Cooper,	Fell,
Agler,	Bour,	Cowan,	Fellinger,
Appenzeller,	Brennan,	Crawford,	Foreman,
Barthelmeh,	Brown,	Criswell,	Freeman,
Beatty,	of Ashland,	of Morrow,	Frick,
Behne,	Brown, of Union,	Davis,	Guthery,
Beyer,	Cameron,	Deaton,	Hastings,
Bishop,	Capelle,	Detrick,	Hite,
Black,	Carroll,	Dickson,	Hoffman,
of Hamilton,	Chapman,	Diser,	Holl,
Black,	Clark,	Doster,	Hoover,
of Wyandot,	Colter,	Duffey,	Horwitz,
Boggs,	Conover,	Ertel,	Jenkins,

Those who voted in the affirmative are: Messrs.—Concluded.

Kathe,	McGuffey,	Reppert,	Terrell,
Kemerer,	Mills,	Reynolds,	Tetlow,
Kennedy,	Mueller,	Rhulman,	Thatcher,
Kessler,	Murphy,	Robinson,	Venus,
Kilpatrick,	Nungesser,	Schaefer,	Vollmer,
Kilrain,	Nye,	Schweikert,	Vonderheide,
King,	Orlikowski,	Shanley,	Warnes,
of Ashtabula,	Orrison,	Siebert,	Walsh,
King,	Pence,	Smith, of Butler,	Welsh,
of Franklin,	Plank,	Snyder,	White,
Lambert,	Plumb,	of Hamilton,	Williams,
Leist,	Quinlisk,	Snyder,	Wintermute,
Lowry,	Read, of Summit,	of Pickaway,	Winters,
Lustig,	Reid, of Fayette,	Stivers,	Woodworth,
McCormick,	Reighard,	Sweeney,	Young—104

Mr. Scott voted in the negative.

The resolution was adopted.

The speaker appointed under the provisions of S. J. R. No. 2 the following: Messrs. Orrison, Young, Venus, Brown of Union, Capelle.

Mr. Bishop offered the following resolution:

H. R. No. 6—Mr. Bishop.

Resolved, That the Speaker be, and he hereby is, authorized to appoint eleven stenographers, and he is further authorized to sign vouchers for the payment of the same at the same rate per diem as clerks of the House receive, such compensation to begin in each case from the date on which such appointment is made.

The question being, "Shall the resolution be adopted?", the yeas and nays were taken, and resulted—yeas 91, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Schweikert,
Agler,	Deaton,	of Franklin,	Scott,
Anderson,	Detrick,	Kramer,	Shanley,
Barthelmeh,	Dickson,	Lambert,	Siebert,
Beatty,	Diser,	Lowry,	Smith, of Butler,
Behne,	Duffey,	Lustig,	Smith, of Morgan,
Bishop,	Ertel,	McCormick,	Snyder,
Black,	Fell,	McGuffey,	of Hamilton,
of Wyandot,	Fellinger,	Mills,	Snyder,
Boggs,	Foreman,	Morris,	of Pickaway,
Bonnell,	Freeman,	Mueller,	Sweeney,
Bour,	Frick,	Murphy,	Terrell,
Brennan,	Guthery,	Nungesser,	Tetlow,
Brown,	Hastings,	Nye,	Thomas,
of Ashland,	Hite,	Orlikowski,	Venus,
Brown, of Union,	Hoaglin,	Orrison,	Vollmer,
Cameron,	Holl,	Pence,	Vonderheide,
Capelle,	Hoover,	Plank,	Walsh,
Carroll,	Horwitz,	Plumb,	Warnes,
Clark,	Jenkins,	Quinlisk,	Welsh,
Colter,	Kathe,	Read, of Summit,	White,
Conover,	Kemerer,	Reid, of Fayette,	Williams,
Conway,	Kessler,	Reighard,	Wintermute,
Cooper,	Kilpatrick,	Reynolds,	Winters,
Cowan,	Kilrain,	Rhulman,	Woodworth,
Crawford,	King,	Robinson,	Young—91
Criswell,	of Ashtabula,	Schaefer,	
of Morrow,			

The resolution was adopted.

The clerk read the following communication:

To the Members of the House of Representatives of the Eightieth General Assembly:

Under the provisions of Section 40 of the General Code, I hereby respectfully request authority for the appointment of one assistant clerk and four additional clerks to assist me in performing the clerical work of the House.

JOHN R. CASSIDY,
Clerk.

Mr. Clark offered the following resolution:

H. R. No. 7 — Mr. Clark.

Resolved, That the clerk of the House of Representatives be, and he hereby is, authorized to appoint one assistant clerk and four additional clerks to assist in performing the clerical work of the House, and the Speaker is hereby authorized to sign vouchers for the payment of such clerks at the same rate per diem as is paid to the other clerks of the House, such compensation to begin on January 6, 1913.

The question being, "Shall the resolution be adopted?", the yeas and nays were taken, and resulted as follows: Yeas 104, nays none.

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kennedy,	Reynolds,
Agler,	of Morrow,	Kessler,	Rhulman,
Anderson,	Davis,	Kilpatrick,	Robinson,
Appenzeller,	Deaton,	Kilrain,	Schaefer,
Barthelmeh,	Detrick,	King,	Schweikert,
Beatty,	Dickson,	of Ashtabula,	Scott,
Behne,	Diser,	King,	Shanley,
Beyer,	Donaldson,	of Franklin,	Siebert,
Bishop,	Doster,	Kramer,	Snyder,
Black,	Duffey,	Lowry,	of Hamilton,
of Hamilton,	Ertel,	Lustig,	Snyder,
Black,	Etling,	McCormick,	of Pickaway,
of Wyandot,	Fell,	McGuffey,	Stivers,
Boggs,	Fellinger,	Mills,	Sweeney,
Bonnell,	Foreman,	Morris,	Terrell,
Bour,	Freeman,	Mueller,	Tetlow,
Brennan,	Frick,	Murphy,	Thatcher,
Brown,	Guthery,	Nungesser,	Thomas,
of Ashland,	Hastings,	Nye,	Vollmer,
Cameron,	Hite,	Orlikowski,	Vonderheide,
Capelle,	Hoaglin,	Pence,	Walsh,
Clark,	Hoffman,	Plank,	Welsh,
Colter,	Holl,	Plumb,	White,
Conover,	Hoover,	Quinlisk,	Williams,
Cooper,	Horwitz,	Read, of Summit,	Wintermute,
Cowan,	Jenkins,	Reid, of Fayette,	Winters,
Crawford,	Kathe,	Reighard,	Woodworth,
Criswell,	Kemerer,	Reppert,	Young,
of Coshocton,			

The resolution was adopted.

The speaker handed down the following communication:

Mr. Speaker and Members of the House of Representatives:

I have the honor to announce that by virtue of the authority conferred upon me by H. R. No. 7, I have appointed L. L. Faris as the assistant clerk to assist in the clerical work of the House.

Also the following additional clerks:

James B. Lewis,
Frank E. Aid,
H. S. Brown,
John Conway.

JOHN R. CASSIDY,
Clerk.

The Honorable H. S. Bigelow, of Hamilton county, presented certificate of election as member of the House of Representatives in the Eightieth General Assembly, and having taken an oath administered by the speaker, to support the constitution of the United States and the constitution of Ohio, and also an oath of office, entered upon the discharge of his duties.

Mr. Welsh offered the following resolution:

H. R. No. 8 — Mr. Welsh.

Resolved, That the Speaker be, and he is hereby, authorized, to appoint an assistant postmaster of the House, and he be further authorized to sign proper vouchers for the payment of said assistant, whose per diem shall be the same as is received by the postmaster.

The question being, "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 104, nays none, as follows:

Those who voted in the affirmative are: Messrs:

Acker,	Criswell,	Kathe,	Reighard,
Agler,	of Coshocton,	Kemerer,	Reynolds,
Anderson,	Criswell,	Kessler,	Rhulman,
Appenzeller,	of Morrow,	Kilpatrick,	Robinson,
Barthelmeh,	Davis,	Kilrain,	Schaefer,
Beatty,	Deaton,	King,	Schweikert,
Behne,	Detrick,	of Ashtabula,	Scott,
Beyer,	Dickson,	King,	Shanley,
Bigelow,	Diser,	of Franklin,	Siebert,
Bishop,	Doster,	Kramer,	Smith, of Butler,
Black,	Duffey,	Lambert,	Smith, of Morgan,
of Hamilton,	Ertel,	Lowry,	Snyder,
Black,	Etling,	Lustig,	of Hamilton,
of Wyandot,	Fell,	McCormick,	Snyder,
Boggs,	Fellinger,	McGuffey,	of Pickaway,
Bonnell,	Foreman,	Mills,	Sweeney,
Bour,	Freeman,	Morris,	Terrell,
Brennan,	Frick,	Mueller,	Tetlow,
Brown,	Gilson,	Murphy,	Thatcher,
of Ashland,	Guthery,	Nungesser,	Thomas,
Cameron,	Hastings,	Nye,	Vonderheide,
Carroll,	Hite,	Orlikowski,	Warnes,
Clark,	Hoaglin,	Pence,	Welsh,
Colter,	Hoffman,	Plank,	White,
Conover,	Holl,	Plumb,	Williams,
Cooper,	Hoover,	Quinlisk,	Wintermute,
Cowan,	Hunter,	Read, of Summit,	Winters,
Crawford,	Jenkins,	Reid, of Fayette,	Woodworth,
			Young.—104

The resolution was adopted.

Mr. Frick offered the following resolution:

H. R. No. 9 — Mr. Frick.

Resolved, That the Speaker be, and he is hereby, authorized to appoint two telephone attendants to have charge of the telephones in the smoking room of the House and who shall receive compensation for their

services at the rate of three dollars and fifty cents per day each to be paid out of the contingent fund of the House upon proper vouchers which the Speaker is hereby given authority to sign.

The question being, "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 107, nays none, as follows:

Those who voted in the affirmative are: Messrs:

Acker,	Criswell,	Kennedy,	Rhulman,
Agler,	of Coshocton,	Kessler,	Robinson,
Anderson,	Criswell,	Kilpatrick,	Schaefer,
Appenzeller,	of Morrow,	King,	Schweikert,
Barthelmeh,	Davis,	of Ashtabula,	Scott,
Beatty,	Deaton,	King,	Shanley,
Behne,	Detrick,	of Franklin,	Siebert,
Beyer,	Dickson,	Kramer,	Smith, of Butler,
Bigelow,	Diser,	Lambert,	Smith, of Morgan,
Bishop,	Doster,	Leist,	Snyder,
Black,	Duffey,	Lowry,	of Hamilton,
of Hamilton,	Ertel,	Lustig,	Snyder,
Black,	Etling,	McCormick,	of Pickaway,
of Wyandot,	Fell,	McGuffey,	Stivers,
Boggs,	Fellinger,	Mills,	Sweeney,
Bonnell,	Foreman,	Murphy,	Terrell,
Bour,	Freeman,	Nungesser,	Tetlow,
Brennan,	Frick,	Nye,	Thatcher,
Brown,	Gilson,	Orlikowski,	Thomas,
of Ashland,	Guthery,	Orrison,	Venus,
Brown, of Union,	Hastings,	Pence,	Vollmer,
Cameron,	Hite,	Plank,	Vonderheide,
Carroll,	Hoaglin,	Plumb,	Walsh,
Chapman,	Hoffman,	Quinlisk,	Welsh,
Clark,	Holl,	Read, of Summit,	White,
Collins,	Hoover,	Reid, of Fayette,	Williams,
Conover,	Horwitz,	Reighard,	Winters,
Cooper,	Kathe,	Reppert,	Woodworth,
Cowan,	Kemerer,	Reynolds,	Young.—107

The resolution was adopted.

Mr. Bour offered the following resolution:

H. R. No. 10 — Mr. Bour.

Resolved, That the sergeant-at-arms be, and he is hereby, authorized and directed to make his requisition upon the Secretary of State for the following stationery for the use of the House, to-wit:

One thousand individual letter heads and envelopes for each representative and five thousand for the Clerk of the House: Three-fourths of said number of envelopes for each representative and clerk to be of the size known as number 6¾ and one fourth to be of the size known as number 10. The name of each representative and said clerk to be printed on the letter heads and envelopes allotted to each respectively.

The resolution was adopted.

Mr. Shanley offered the following resolution.

H. R. No. 11 — Mr. Shanley.

Resolved, That Harry R. Young be retained for a period of ten days to assist in the organization of the House, that he be allowed as compensation for such services during such period the same per diem as the clerks of the House and that the Speaker be, and he hereby is, authorized to sign a voucher for the same, payable from the contingent fund of the House.

The question being, "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 105, nays none, as follows:

Those who voted in the affirmative are: Messrs:

Acker,	Criswell,	Kennedy,	Reynolds,
Agler,	of Coshocton,	Kessler,	Rhulman,
Anderson,	Criswell,	Kilpatrick,	Robinson,
Appenzeller,	of Morrow,	Kilrain,	Schaefer,
Barthelmeh,	Davis,	King,	Schweikert,
Beatty,	Deaton,	of Ashtabula,	Scott,
Behne,	Detrick,	King,	Shanley,
Beyer,	Dickson,	of Franklin,	Siebert,
Bigelow,	Diser,	Kramer,	Smith, of Butler,
Bishop,	Doster,	Lambert,	Smith, of Morgan,
Black,	Duffey,	Leist,	Snyder,
of Hamilton,	Ertel,	Lowry,	of Hamilton,
Black,	Fell,	Lustig,	Snyder,
of Wyandot,	Fellinger,	McGuffey,	of Pickaway,
Boggs,	Foreman,	Mills,	Sweeney,
Bonnell,	Freeman,	Morris,	Tetlow,
Bour,	Frick,	Murphy,	Thatcher,
Brennan,	Gilson,	Nungesser,	Thomas,
Brown,	Guthery,	Nye,	Vollmer,
of Ashland,	Hastings,	Orlikowski,	Vonderheide,
Cameron,	Hite,	Pence,	Walsh,
Carroll,	Hoaglin,	Plank,	Welsh,
Chapman,	Hoffman,	Plumb,	White,
Clark,	Holl,	Quinlisk,	Williams,
Collins,	Hoover,	Read, of Summit,	Wintermute,
Colter,	Horwitz,	Reid, of Fayette,	Winters,
Conover,	Hunter,	Reighard,	Woodworth,
Cooper,	Jenkins,	Reppert,	Mr. Speaker.—105
Crawford,	Kemerer,		

The resolution was adopted.

Mr. Cowan offered the following resolution:

H. R. No. 12 — Mr. Cowan.

Resolved, That the clerk is hereby authorized to purchase a typewriter and desk and to rent a sufficient number of typewriters, desks and chairs for the use of the House stenographers and clerks during the present session, and that the rental for the same shall be paid out of the contingent fund of the House of Representatives, on the order of the Speaker.

The question being, "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 99, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bonnell,	Criswell,	Foreman,
Agler,	Bour,	of Coshocton,	Freeman,
Anderson,	Brown,	Criswell,	Frick,
Appenzeller,	of Ashland,	of Morrow,	Guthery,
Barthelmeh,	Brown, of Union,	Davis,	Hoaglin,
Beatty,	Cameron,	Deaton,	Hoffman,
Behne,	Carroll,	Detrick,	Holl,
Beyer,	Chapman,	Dickson,	Hoover,
Bigelow,	Clark,	Diser,	Horwitz,
Bishop,	Colter,	Duffey,	Kathe,
Black,	Conover,	Ertel,	Kemerer,
of Hamilton,	Cooper,	Etling,	Kennedy,
Black,	Cowan,	Fell,	Kessler,
of Wyandot,			Kilrain,

Those who voted in the affirmative are: Messrs.—Concluded.

King,	Orlikowski,	Shanley,	Thomas,
of Ashtabula,	Pence,	Siebert,	Vollmer,
King,	Plank,	Smith, of Butler,	Vonderheide,
of Franklin,	Plumb,	Smith, of Morgan,	Walsh,
Kramer,	Quinlisk,	Snyder,	Warnes,
Lambert,	Reid, of Fayette,	of Hamilton,	Welsh,
Lowry,	Reighard,	Snyder,	White,
Lustig,	Reppert,	of Pickaway,	Williams,
McGuffey,	Reynolds,	Stivers,	Wintermute,
Mills,	Rhulman,	Sweeney,	Winters,
Morris,	Robinson,	Terrell,	Woodworth,
Mueller,	Schaefer,	Tetlow,	Young,
Murphy,	Schweikert,	Thatcher,	Mr. Speaker.—99
Nye,	Scott,		

The resolution was adopted.

Mr. Fellingner offered the following resolution:

H. R. No. 13 — Mr. Fellingner.

1. *Resolved*, That in order to secure efficient service and diligent attention to duty on the part of all appointive employees of the House, we do hereby authorize and empower the speaker, clerk and sergeant-at-arms, acting conjointly, to discharge any of such employees who may fail to render such service and attention.

2. That no new positions to be created nor appointments, other than to fill vacancy, be made unless after investigation by such officers they shall report to this body such new position or appointment is necessary and that all resolutions looking toward the creation of any new position or the making of any appointments other than to fill vacancy, be placed in the hands of such officials for such investigation and report.

The resolution was adopted.

Mr. Ertel offered the following resolution:

H. R. No. 14 — Mr. Ertel.

Resolved, That a committee of three be appointed to adjust the mileage of the members of the House.

The resolution was adopted.

Mr. Black, of Wyandot, offered the following resolution:

H. R. No. 15 — Mr. Black.

Resolved, That the rules of the House of Representatives of the seventy-ninth General Assembly shall be adopted by this body, to remain in full force and effect until the further order of the House.

The resolution was adopted.

Mr. Kennedy offered the following resolution:

H. R. No. 16 — Mr. Kennedy.

Resolved, That the sergeant-at-arms is hereby authorized and empowered to select some suitable person who shall be privileged to conduct the cigar stand at the door of the House.

By unanimous consent the rules were suspended and the resolution was considered at once.

The question being, "Shall the resolution be adopted?"

The resolution was adopted.

The speaker laid before the House the following communication:

MONDAY, JANUARY 6, 1913.

State of Ohio, Department of State,
Columbus, January 6, 1913.

To the General Assembly, State of Ohio.

To the House of Representatives:

I have the honor to return, as provided by section 16 of article 2 of the constitution of this state, House Bills Nos. 414, 311, 54, 66, 503, 277, 252, 501 and 308, together with the objections of the governor thereto, in writing, filed by him in my office, under the section of the constitution above referred to, which I have heretofore made public.

CHARLES H. GRAVES,
Secretary of State.

OBJECTIONS OF THE GOVERNOR TO HOUSE BILL NO. 414.

State of Ohio, Executive Department,
Office of the Governor.

To the General Assembly:

The urgent need of the times is to reduce public expenses so as to leave more of the earnings and incomes of our citizens for their own use and enjoyment.

We are all so earnest about our schools that it is harder to secure economy in their management and maintenance than in any other department of the government, so many seem to fear that they will be thought to be opposed to education. But money wasted or illspent in a good cause does double harm. It is lost, for one thing, and it will in the end injure the cause, for another.

Whatever might be said about other expenditures in connection with our public schools, I can see no justification for building homes for superintendents of centralized township schools, as proposed by House Bill No. 414, "To amend section 4726 of the General Code, so that a township board of education where they have centralized schools, can purchase a site and erect a dwelling house for the superintendent of centralized schools in a township."

The question of centralizing the schools is submitted to the people, but under this bill the trustees would be authorized, at their sole discretion, to build a home for the superintendent at a cost not exceeding \$2,000.

This is an innovation which I fear would prove costly to the taxpayers and for which I can find no real necessity.

With these objections I file the bill with the secretary of state unapproved.

June 7, 1911.

JUDSON HARMON,
Governor.

The question being "Shall the bill pass, notwithstanding the objections of the governor?", on motion of Mr. Lowry further consideration of said bill was indefinitely postponed.

OBJECTIONS OF THE GOVERNOR TO HOUSE BILL NO. 54.

State of Ohio, Executive Department,
Office of the Governor.

To the General Assembly:

House Bill No. 54, "To regulate the number of men to be employed in the business of operating engines engaged in switching cars and to prescribe the qualifications of such men", forbids the operation of switch or yard engines with less than a full crew consisting of five men, viz: a foreman and two helpers, besides the engineer and fireman. The foreman and at least one of the helpers must have had at least six months' experience as switchman, conductor or brakeman.

The bill makes no provision or exception to cover cases of illness or injury disabling one or more of the men, but under it movement must stop at once without regard to the situation or the needs of the industries being served, even though the remaining members of the crew are fully competent to proceed with it and wish to do so, until the vacancy can be filled by a man or men with the prescribed qualifications. This can never be done without considerable and often great delay. At large stations where there is press of business and at smaller ones where only one switch engine is needed, it would be by mere chance that such men could be had at all. And the prevailing and perfectly proper practice of calling on some other employees to act in the emergency is forbidden.

It is also made unlawful to permit the foreman or either of the helpers to perform any other duties than those of foreman and helper while the engine to which they are attached is engaged in switching.

This would prevent one of the crew from acting temporarily as flagman, for instance, at a crossing where there is ordinarily no need for one but some unusual condition makes it dangerous to be switching over it without a flagman. And in various emergencies duties arise outside of their regular ones which the members of the crew can and ought to perform, as they now do, because the first duty of company and employees alike is to see that the public convenience is served which railroads are chartered to do. If the trained discretion of their operating officers in such matters as this is to be interfered with, the demands of the people for prompt and efficient service and reasonable rates will be harder to meet. The results are bound in the end to be injurious to all concerned, including the men themselves with respect to their wages and conditions of service.

It will be noted, too, that the bill makes no distinction between points where switching work is heavy with several engines fully employed and points where it is light and done by a single engine, but applies, under the same heavy penalties, to all alike. If the matter is to be regulated by any outside authority it should be left to the railroad commission to deal with specific cases according to the circumstances of each and not by a rigid statute covering all cases without discrimination no matter what differences of situation there may be.

But apart from the objections above stated there is the one so commonly found. Railroads ten miles long or less are excluded from the provisions of the bill, making it a clear instance of class legislation, which the constitution forbids. For these are mostly belt lines and industrial roads to which the supposed necessity applies quite as strongly

as to others, if not more so. No law is valid which makes discriminations which are not founded on clear and substantial differences.

With these objections, I therefore file the bill with the secretary of state unapproved.

JUDSON HARMON,
Governor.

The question being, "Shall the bill pass, notwithstanding the objections of the governor?", on motion of Mr. Lowry further consideration of said bill was indefinitely postponed.

OBJECTIONS OF THE GOVERNOR TO HOUSE BILL NO. 308.

State of Ohio, Executive Department,
Office of the Governor.

To the General Assembly:

I file with the Secretary of State House Bill No. 308, "To amend section 9 of an act entitled, "An act to establish a criminal court in the city of Canton, Stark county, Ohio," passed May 9, 1908, (99 O. L. p. 607-608)", with my objections as follows:

The act mentioned imposes on the judge duties with respect to offenses under both municipal ordinances and State laws, for the performance of all of which he is to receive compensation to be fixed by the city council. The amendment the bill proposes is to give the judge additional compensation for services in connection with offenses under State laws, to be fixed by the county commissioners.

It does not appear that the salary fixed by the council to cover all services in state as well as municipal cases is not ample to cover both. And the bill does not require a reduction in the present pay when the county assumes payment for services in State cases. A simple raise of salary is intended which, without the reduction just mentioned, would be paying twice for services in state cases.

June 14, 1911.

JUDSON HARMON,
Governor.

The question being, "Shall the bill pass, notwithstanding the objections of the governor?", on motion of Mr. Lowry further consideration of said bill was indefinitely postponed.

OBJECTIONS OF THE GOVERNOR TO HOUSE BILL NO. 311.

State of Ohio, Executive Department,
Office of the Governor.

To the General Assembly:

House Bill No. 311, "To amend sections 3497, 3498, 3501, 3505, 3507 of the General Code, relative to the population of villages and cities," proposes to change from five thousand to six thousand of population the line between villages and cities.

A considerable number of municipalities in the state would be affected, some which are now cities becoming villages and some which are

now villages being prevented from becoming cities, and there is a conflict of opinions and wishes.

After weighing the question, my judgment is that the decided balance of advantage lies in not disturbing the line which has been established for many years. And while the organization of a city government is somewhat more elaborate than that of a village, it can certainly be made more efficient and need be very little more expensive if the citizens take the interest they should in the affairs of their city which are so important to them.

Besides, fixing so unusual a figure as six thousand just at this time gives the bill an air of special legislation which is never attractive.

For these reasons I herewith file the bill with the secretary of state unapproved.

JUDSON HARMON,
Governor.

June 7, 1911.

The question being, "Shall the bill pass, notwithstanding the objections of the governor?", on motion of Mr. Lowry further consideration of said bill was indefinitely postponed.

OBJECTIONS OF THE GOVERNOR TO HOUSE BILL NO. 277.

State of Ohio, Executive Department,
Office of the Governor.

To the General Assembly:

Believing, as I do, that there is no occasion for increasing the judicial force of the state, my policy has been, from the beginning, to disapprove bills creating new courts or increasing the number of judges, except when plain grounds of public necessity appear. No such grounds are shown for the creation of a criminal court in the city of Lima, which is the purpose of House Bill No. 277.

The reasons for my course have been repeatedly stated in acting on like bills in cases of other cities and need not be again repeated.

The proposed new court would cause a considerable addition to the expenses of the city at a time when they should be reduced instead as far as consistent with proper administration.

JUDSON HARMON,
Governor.

June 12, 1911.

The question being, "Shall the bill pass, notwithstanding the objections of the governor?", on motion of Mr. Lowry further consideration of said bill was indefinitely postponed.

OBJECTIONS OF THE GOVERNOR TO HOUSE BILL NO. 503.

State of Ohio, Executive Department,
Office of the Governor.

To the General Assembly:

The subject of House Bill No. 503, "Relating to the diminishing and increasing of salaries of officers and employees in cities," doubtless

was merely that stated in its title. It attempts to exempt from the prohibition against the raising or lowering of salaries during official terms officers and employees in the classified service of the merit system. This is done by adding to section 4213 of the General Code, which forbids changes in salaries, a general proviso that the provisions of that section shall not apply to such officers and employees.

But one of those provisions is that "all fees pertaining to any office shall be paid into the city treasury," etc., and the bill is open to the construction that such officers and employees are exempted from this requirement as well as from the prohibition against changes of salary.

For this reason, I herewith file the bill with the secretary of state without approval.

JUDSON HARMON,
Governor.

June 12, 1911.

The question being, "Shall the bill pass, notwithstanding the objections of the governor?", on motion of Mr. Lowry further consideration of said bill was indefinitely postponed.

OBJECTIONS OF THE GOVERNOR TO HOUSE BILL NO. 252.

State of Ohio, Executive Department,
Office of the Governor.

To the General Assembly:

Section 8863 of the General Code provides for the elimination of grade crossings of streets and highways by railroads, when the council or county commissioners, as the case may be, agree with the directors of the railway company about the plan and work. The succeeding sections provide for the steps to be taken in such cases, and also for court proceedings when the council or commissioners and the directors fail to agree.

This is a wholesome law in view of the great number of accidents at grade crossings.

The purpose of House Bill No. 252, "To amend sections 8863, 8864 and 8866 of the General Code relating to grade crossings," would seem to be to remove doubts as to whether the law covers other than steam railroads, by expressly naming urban and interurban railroads. But the amendment is so worded that instead of broadening the law the bill would limit it to cases where "a steam railroad and an interurban railroad adjacent and parallel thereto" cross a street or highway at grade. Cases of that sort can not be numerous, certainly not as compared with the great number of such crossings by single railroads. This suggests that the bill may have been drawn to cover a particular situation. At any rate, the effect would be to limit the operation of the law to exceptional cases which, whether due to inadvertence or not, would be unwise.

I therefore file the bill with the secretary of state, with these objections, unapproved.

JUDSON HARMON,
Governor.

June 12, 1911.

The question being, "Shall the bill pass, notwithstanding the objections of the governor?", on motion of Mr. Lowry further consideration of said bill was indefinitely postponed.

OBJECTIONS OF THE GOVERNOR TO HOUSE BILL NO. 501.

State of Ohio, Executive Department,
Office of the Governor.

To the General Assembly:

I file with the secretary of state, unapproved, House Bill No. 501, "To amend section 4570 of the General Code, providing for the salary of mayors of cities in absence of police judge", with the following objections:

Section 4569 of the General Code provides that the mayor may preside in the police court in the absence or disability of the judge, or appoint a lawyer or justice of the peace to do so. Section 4570 provides that the person so selected shall be paid at the same rate as the judge for the time so occupied. The object of the bill is to allow the mayor like compensation in case he acts as judge himself.

I do not think this is a wise measure. If the other duties of the mayor permit it is part of his duty to act as police judge in such emergencies, and when he does his salary should cover the service, especially as there is no deduction from the salary of the police judge unless his absence or disability covers more than sixty days in any year. So in such cases there is double payment.

JUDSON HARMON,
Governor.

June 13, 1911.

The question being, "Shall the bill pass, notwithstanding the objections of the governor?", on motion of Mr. Lowry further consideration of said bill was indefinitely postponed.

OBJECTIONS OF THE GOVERNOR TO HOUSE BILL NO. 66.

State of Ohio, Executive Department,
Office of the Governor.

To the General Assembly:

House Bill No. 66, "To define the duty of common carriers of freight respecting the transportation of live stock", was undoubtedly inspired by laudable motives, but it was certainly framed without sufficient knowledge of the railroad business to forecast the effect of its provisions.

These require the carriage of all live stock within the state at an average of not less than ten miles an hour from point of shipment to destination, unless prevented by unavoidable accidents, excluding time consumed in loading and stops required by law or order of the shipper for feeding and watering.

The bill would not affect shipments of live stock on regular through freight trains because they readily can and do make better than the time prescribed. Nor would it affect special trains entirely made up of cars loaded at one point and destined to another.

But it is well known to all familiar with the railroad business that most, in fact nearly all, of the live stock shipments in the state, to which alone the bill could apply, are by the local freight trains. The through trains already have full loads and can not stop to pick up live stock or other freight at the various stations along the line, even when it is already loaded in cars. So this work has to be done by the local trains and much time is necessarily consumed in loading the live stock into cars or picking up cars if already loaded. And other freight has to be put off and taken on, live stock being but a small part of the freight at all stations on all lines. At most local stations there are no switching engines, so that the work has to be done by the regular engine and crew. This always takes much time which is increased by having to keep the main track clear for passenger and through trains.

It is greatly to the interest of the railroads to hasten transportation as much as possible because delay always means loss and liability. But under the conditions mentioned, which are unavoidable and necessary for the convenience of shippers, the local freight trains of the state, though they run at high speed between stations, do not and can not make ten miles an hour from start to finish of their routes. Their schedules show at best only seven or eight when the movement is normal, although the train crews are made up of capable men devoted to their duty.

The bill allows two hours for switching which is not to be counted, but this, as is well understood in the business, does not refer to the work of local freight trains at way stations, but only to movements at junction points and termini. So this provision does not help the matter, because each shipper of live stock could invoke the law for himself on his own shipment without regard to time consumed by other like shipments or other freight. Besides, it is not possible for all roads to adjust their schedules and control the movement of their trains so that transfers can be completed and the movement of cars resumed always within two hours from delivery on their tracks at junction points.

Railroads are liable without this bill for all damages caused by needless or unreasonable delays, to which it is now proposed to add attorneys' fees, which is a departure from the settled policy of the state. The interests of shippers of live stock and those of other shippers would surely be injured by an attempt to enforce the provisions of a law compliance with which is prevented by conditions inherent in the business.

With these objections, I therefore file the bill with the Secretary of State unapproved.

JUDSON HARMON,
Governor.

June 8, 1911.

The question being "Shall the bill pass, notwithstanding the objections of the governor?", on motion of Mr. Lowry further consideration of creation of said bill was indefinitely postponed.

A message from the governor was read and on motion of Mr. Black, of Hamilton, the message was referred to the Committee of the Whole.

Under the provisions of H. R. No. 5, the Speaker appointed the following pages: Roger Enright, Chester Reynolds, Lawrence Winans, John Quinlisk, Edwin Irwin, Alfred McCoy, Lyman F. Eckenrode, Ora Knisely, Howard Morris, Walter McDonald.

The Honorable G. S. Crawford, of Monroe county, presented certificate of election as member of the House of Representatives in the Eightieth General Assembly of Ohio, and having taken an oath, administered by the speaker, to support the constitution of the United States and the constitution of the state of Ohio, and also an oath of office, entered upon the discharge of his duties.

Under the provisions of H. R. No. 6, the speaker appointed the following stenographers: Paul Spaeth, Mary E. Turner, Rea B. Boyd; the other appointments under the resolution to be announced later.

Under the provisions of H. R. No. 3, the Speaker made the following appointments: Messrs. Smith, of Butler, Welsh and Cooper.

On motion of Mr. Lowry, the House adjourned until Tuesday, January 7, at 10 o'clock a. m.

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Tuesday, January 7, 1913, 10 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend Dr. Starr, of Columbus.

The journal of yesterday was read and approved.

The speaker handed down the appointment of the following named stenographers, in accordance with H. R. No. 6:

Maude Martin, Kathryn Ragan, Clara Rosenthal, Rose M. Burch, Minnie Rogers, Estella M. Woodworth, their term to begin January 13, 1913.

In accordance with S. J. R. No. 3, the Speaker hereby appoints the following committee on inauguration:

Messrs. Lowry, Black, of Wyandot, King, of Ashtabula, Reid, and Thatcher.

The speaker handed down the following communications:

A report from the governor, as Panama-Pacific exposition commissioner.

A message from the governor together with a report from the commission appointed to codify and revise the laws of Ohio, relative to children.

A message from the governor, together with a letter from the governor of Georgia, relative to the election of United States senators by the people of the several states.

On motion of Mr. Lowry the several communications from the governor were referred to the committee of the whole.

The following message was received from the governor:

State of Ohio, Executive Department,
Office of the Governor.

To the General Assembly:

The duty is imposed upon the governor by section 11, article 3, of the constitution, of communicating to the General Assembly at every regular session each case of reprieve, commutation of sentence or par-

don granted, with the name and crime of the convict, the sentence, its date, and the date of the reprieve, commutation or pardon, with his reason therefor. In compliance with this requirement, I have the honor to report the following reprieves, commutations and pardons granted by me from January 1, 1911, to January 6, 1913.

JUDSON HARMON,
Governor.

January 7, 1913.

On motion of Mr. Lowry, the communication was referred to the committee of the Whole, and ordered printed in the appendix of the Journal.

Mr. Lowry offered the following resolution:

H. R. No. 17—Mr. Lowry.

Resolved, That the clerk is directed to inform the Senate that the House of Representatives is now ready to receive the Senate in the hall of the House of Representatives, for the purpose of canvassing the vote of the recent election for state officers.

The resolution was adopted.

Mr. Winters offered the following resolution:

H. R. No. 18—Mr. Winters.

Resolved, That Howard Fordyce, Owen Wooley, Clarence Henry and Harry Blair each be allowed compensation at the rate of \$2.50 per day for two days' services performed as page during the organization of the House of Representatives of the Eightieth General Assembly, and the speaker is hereby authorized to issue vouchers for same.

By unanimous consent the rules were suspended and the resolution was considered at once.

The question being, "Shall the resolution be adopted?", the yeas and nays were taken and resulted—yeas 113, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Collins,	Hite,	Nungesser,
Agler,	Colter,	Hoaglin,	Nye,
Anderson,	Conover,	Hoffman,	Orlikowski,
Appenzeller,	Cooper,	Holl,	Orrison,
Barthelmeh,	Cowan,	Hoover,	Pence,
Beatty,	Crawford,	Horwitz,	Plank,
Behne,	Criswell,	Hunter,	Plumb,
Beyer,	of Coshocton,	Jenkins,	Quinlisk,
Bigelow,	Criswell,	Kathe,	Read, of Summit,
Rishop,	of Morrow,	Kemerer,	Reid, of Fayette,
Black,	Davis,	Kennedy,	Reighard,
of Hamilton,	Deaton,	Kilpatrick,	Reppert,
Black,	Derrick,	King,	Reynolds,
of Wyandot,	Dickson,	of Ashtabula,	Rhulman,
Boggs,	Diser,	King,	Robinson,
Bonnell,	Doster,	of Franklin,	Schaefer,
Bour,	Duffey,	Kramer,	Schweikert,
Brennan,	Ertel,	Lambert,	Scott,
Brown,	Etling,	Leist,	Shanley,
of Ashland,	Fell,	Lowry,	Siebert,
Brown, of Union,	Fellinger,	Lustig,	Smith, of Butler,
Cameron,	Foreman,	McCormick,	Smith, of Morgan,
Capelle,	Freeman,	McGuffey,	Snyder,
Carroll,	Frick,	Mills,	of Hamilton,
Chapman,	Guthery,	Morris,	Snyder,
Clark,	Hastings,	Mueller,	of Pickaway,

Those who voted in the affirmative are: Messrs.—Concluded.

Stivers,	Thomas,	Welsh,	Winters,
Sweeney,	Venus,	White,	Woodworth,
Terrell,	Vonderheide,	Williams,	Young,
Tetlow,	Walsh,	Wintermute,	Mr. Speaker.—113
Thatcher,	Warnes,		

So the resolution was adopted.

11 o'clock a. m.

The hour having arrived for the joint convention of the two houses, the members of the senate, preceded by the president, clerk and sergeant-at-arms thereof, appeared within the bar of the House.

The president of the senate called the joint convention to order.

A roll of both houses having been called, it appeared that of the members of the Senate there were 31 present, and that of the members of the House, there were 116 present, being more than a quorum of each house, respectively.

Those absent are: Messrs. Gallagher, Jung, Conway, Donaldson, Fulton, Gilson, Jackson, Kilrain, Winans.

The president of the Senate, in the presence of the joint convention of the two houses, then proceeded to open and announce the returns of the vote cast at the election held in the state of Ohio on the first Tuesday after the first Monday in November, 1912, for the offices of governor, lieutenant governor, secretary of state, auditor of state, treasurer of state and attorney general.

FOR GOVERNOR.

James M. Cox	439,323
Robert D. Brown	272,500
C. E. Ruthenberg	87,709
Daniel A. Poling	16,607
John Kircher	2,689
Arthur L. Garford	217,903

James M. Cox, having received the highest number of votes cast for said office of governor of the state of Ohio, was declared duly elected to that office for the constitutional term of two years, commencing on the second Monday of January, A. D. 1913.

FOR LIEUTENANT GOVERNOR.

Hugh L. Nichols	430,253
Beecher W. Waltermire	280,732
Albert H. Podwell	88,698
J. T. N. Braithwaite	13,344
Anthony Reilly	2,742
Louis J. Faber	213,312

Hugh L. Nichols, having received the highest number of votes cast for said office of lieutenant governor of the state of Ohio, was declared duly elected to said office for the constitutional term of two years, commencing on the second Monday of January, A. D. 1913.

FOR SECRETARY OF STATE.

Charles H. Graves	432,082
Thomas L. Lewis	283,767
Edward L. Smith	88,914
Addison Taylor	12,028
William R. Fox	2,767
John L. Sullivan	208,458

Charles H. Graves, having received the highest number of votes cast for said office of secretary of state of the state of Ohio, was declared duly elected to that office for the constitutional term of two years, commencing on the second Monday of January, A. D. 1913.

FOR AUDITOR OF STATE.

Vic Donahey	423,237
Edward M. Fullington	294,144
William I. Bues	88,925
John H. Ferguson	12,003
John Rogers	2,804
Charles L. Allen	204,929

Vic Donahey, having received the highest number of votes cast for said office of auditor of state of the state of Ohio, was declared duly elected to that office for the constitutional term of four years, commencing on the second Monday of January, A. D. 1913.

FOR TREASURER OF STATE.

John P. Brennan	425,680
Rudy W. Archer	292,425
E. E. Rimbach	88,999
Milton H. McCormick	12,002
Theodore Bernine	2,727
William Kirtley, Jr.	204,565

John P. Brennan, having received the highest number of votes cast for said office of treasurer of state of the state of Ohio, was declared duly elected to that office for the constitutional term of two years, commencing on the second Monday of January, A. D. 1913.

FOR ATTORNEY GENERAL.

Timothy S. Hogan	437,539
Freeman T. Eagleson	285,690
Blake C. Cook	88,716
Albert L. Talcott	11,669
Wm. Garity	2,709
Robert R. Nevin	201,025

Timothy S. Hogan, having received the highest number of votes cast for said office of attorney general of the state of Ohio, was declared duly elected to that office for the constitutional term of two years, commencing on the second Monday of January, A. D. 1913.

The President of the Senate handed down the following communication:

Columbus, Ohio, January 7, 1913.

To the General Assembly:

We have the honor to report that there have been filed with us by the secretary of state the following initiative petitions proposing laws first to be submitted to the General Assembly:

First: A proposed law relative to regulating newspapers and the publication of nothing but the truth.

Second: A proposed law to prohibit the shipment, conveyance, or receiving of intoxicating liquors into territory in which the sale of intoxicating liquors as a beverage is prohibited.

Third: A proposed law to classify municipal corporations and to define their powers.

Fourth: A proposed law to provide for license to traffic in intoxicating liquors and to regulate the traffic therein.

Fifth: A proposed law to provide for the removal of certain officers for misconduct in office.

Respectfully submitted,

W. V. GOSHORN,
Clerk of Senate.

JOHN R. CASSIDY,
Clerk of House of Representatives.

Mr. Bigelow moved that said petitions be filed with the clerk of the House.

The motion was agreed to.

On motion of Mr. Green, the President of the Senate declared the joint convention dissolved.

The speaker of the House called the House to order.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you:

That in compliance with S. J. R. No. 2, Mr. Herner, the President of the Senate has appointed on the part of the Senate, Messrs. Hudson, Holden, Bernstein, McDermott and Moore.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 4 — Mr. Mooney.

Relative to adjournment.

Attest:

W. V. GOSHORN,
Clerk.

By unanimous consent the rules were suspended and the resolution was considered at once.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 105, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Schaefer,
Agler,	of Coshocton,	King,	Schweikert,
Anderson,	Criswell,	of Ashtabula,	Scott,
Appenzeller,	of Morrow,	King,	Shanley,
Barthelmeh,	Davis,	of Franklin,	Siebert,
Beatty,	Deaton,	Kramer,	Smith, of Butler,
Behne,	Detrick,	Lambert,	Smith, of Morgan,
Beyer,	Dickson,	Lowry,	Snyder,
Bigelow,	Diser,	Lustig,	of Hamilton,
Bishop,	Doster,	McCormick,	Snyder,
Black,	Duffey,	McGuffey,	of Pickaway,
of Hamilton,	Fell,	Mills,	Stivers,
Black,	Fellinger,	Morris,	Terrell,
of Wyandot,	Foreman,	Mueller,	Tetlow,
Boggs,	Freeman,	Nungesser,	Thatcher,
Bonnell,	Frick,	Orlikowski,	Thomas,
Bour,	Fulton,	Orrison,	Venus,
Brennan,	Guthery,	Pence,	Vollmer,
Brown,	Hastings,	Plank,	Vonderheide,
of Ashland,	Hoaglin,	Plumb,	Walsh,
Cameron,	Hoffman,	Quinlisk,	Warnes,
Capelle,	Holl,	Read, of Summit,	Welsh,
Chapman,	Hoover,	Reid, of Fayette,	White,
Clark,	Horwitz,	Reighard,	Williams,
Collins,	Hunter,	Reppert,	Wintermute,
Colter,	Jenkins,	Reynolds,	Winters,
Conover,	Kathe,	Rhulman,	Woodworth,
Cooper,	Kemerer,	Robinson,	Young.—105
Crawford,	Kennedy,		

The resolution was adopted.

On motion of Mr. Lowry the house adjourned.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Monday, January 13, 1913, 10 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend Jos. G. Grabel, of Columbus.

The journal of the last legislative day was read and approved.

The Honorable J. V. Winans, of Lake county, presented certificate of election as member of the House of Representatives in the Eightieth General Assembly of Ohio, and having taken an oath administered by the speaker to support the constitution of the United States and the constitution of Ohio, and also an oath of office, entered upon the discharge of his duties.

Mr. Reid offered the following resolution:

H. R. No. 19, Mr. Reid.

Resolved, That "one touch of feeling makes the whole world kin" and in this our speaker's hour of sorrow, we one and all unite in extending to him our most sincere regret and heartfelt sympathy at the loss he has just sustained in the death of his father.

By unanimous consent the rules were suspended and the resolution was considered at once.

The question being "Shall the resolution be adopted?", the resolution was adopted.

The speaker handed down the following appointments:

In accordance with H. R. No. 9, telephone attendants: Thomas P. Keville, Herman Schulz; services to commence January 13, 1913.

In accordance with H. R. No. 8, assistant postmaster: William Corcoran; services to commence January 6, 1913.

In accordance with H. R. No. 6, stenographers: Delia Carroll, D. H. Peoples; services to commence January 13, 1913.

Mr. Cowan offered the following resolution:

H. J. R. No. 1 — Mr. Cowan.

Be it resolved by the General Assembly of the State of Ohio: That the clerk of the Senate and the clerk of the House of Representatives are hereby directed to have printed in pamphlet form a list of the members of the Senate and House, together with a list of the standing committees of each house, two thousand copies for the use of the Senate and three thousand copies for the use of the House of Representatives.

By unanimous consent the rules were suspended and the resolution was considered at once.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 98, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	King,	Scott,
Agler,	Criswell,	of Ashtabula,	Shanley,
Appenzeller,	of Coshocton,	King,	Siebert,
Barthelmeh,	Davis,	of Franklin,	Smith, of Butler,
Beatty,	Deaton,	Kramer,	Smith, of Morgan,
Behne,	Detrick,	Lambert,	Snyder,
Reyer,	Dickson,	Lowry,	of Hamilton,
Bishop,	Diser,	Lustig,	Snyder,
Black,	Doster,	McCormick,	of Pickaway,
of Hamilton,	Duffey,	McGuffey,	Terrell,
Black,	Etling,	Mills,	Tetlow,
of Wyandot,	Fell,	Morris,	Thatcher,
Boggs,	Foreman,	Mueller,	Thomas,
Bonnell,	Freeman,	Murphy,	Venus,
Bour,	Frick,	Nye,	Vonderheide,
Brown,	Guthery,	Pence,	Walsh,
of Ashland,	Hastings,	Plank,	Warnes,
Brown, of Union,	Hoaglin,	Plumb,	Welsh,
Cameron,	Hoffman,	Quinlisk,	White,
Capelle,	Hoover,	Read, of Summit,	Williams,
Carroll,	Hunter,	Reid, of Fayette,	Winans,
Chapman,	Jenkins,	Reighard,	Wintermute,
Collins,	Kathe,	Reynolds,	Winters,
Colter,	Kemerer,	Rhulman,	Woodworth,
Conover,	Kennedy,	Robinson,	Young—98.
Cooper,	Kilpatrick,	Schaefer,	
Cowan,	Kilrain,	Schweikert,	

The resolution was adopted.

On motion of Mr. Warnes the House adjourned until 10 o'clock a. m., Tuesday, January 14, 1913.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Tuesday, January 14, 1913, 10 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by Representative McCormick, of Gallia County.

The journal of yesterday was read and approved.

Mr. Bishop offered the following resolution:

H. R. No. 20 — Mr. Bishop.

Resolved, That the clerk be, and he hereby is, instructed to draw the vouchers required under H. R. No. 9 on the fund of the House used for the payment of employees and clerks instead of the House contingent fund.

On motion of Mr. Bishop the rules were suspended and the resolution was considered at once.

The question being "Shall the resolution be adopted?", the resolution was adopted.

Mr. Read offered the following resolution:

H. R. No. 21 — Mr. Read.

Resolved, That Allen Atwill be allowed compensation for his services as cloak room attendant for three days at \$3.50 per diem, and the speaker of the House is authorized to sign vouchers for the same, payable from the contingent fund of the House.

On motion of Mr. Read the rules were suspended and the resolution was considered at once.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 105, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Rhulman,
Agler,	of Morrow,	Kilpatrick,	Robinson,
Anderson,	Davis,	Kilrain,	Schaefer,
Barthelmeh,	Detrick,	King,	Schweikert,
Beatty,	Dickson,	of Ashtabula,	Scott,
Behne,	Diser,	King,	Shanley,
Beyer,	Doster,	of Franklin,	Siebert,
Bishop,	Duffey,	Lambert,	Smith, of Butler,
Boggs,	Ertel,	Leist,	Smith, of Morgan,
Bonnell,	Etling,	Lustig,	Snyder,
Bour,	Fell,	McCormick,	of Hamilton,
Brennan,	Fellinger,	McGuffey,	Snyder,
Brown,	Foreman,	Mills,	of Pickaway,
of Ashland,	Freeman,	Morris,	Stivers,
Brown, of Union,	Frick,	Mueller,	Sweeney,
Cameron,	Fulton,	Murphy,	Terrell,
Capelle,	Gilson,	Nungesser,	Tetlow,
Carroll,	Guthery,	Nye,	Thatcher,
Chapman,	Hastings,	Orlikowski,	Venus,
Clark,	Hoaglin,	Orrison,	Vollmer,
Collins,	Hoffman,	Pence,	Vonderheide,
Colter,	Holl,	Plank,	Walsh,
Conover,	Hoover,	Plumb,	Welsh,
Cooper,	Hunter,	Quinisk,	White,
Cowan,	Jenkins,	Read, of Summit,	Williams,
Crawford,	Kathe,	Reid, of Fayette,	Wintermute,
Criswell,	Kemerer,	Reighard,	Winters,
of Coshocton,	Kennedy,	Reppert,	Young—105.

The resolution was adopted.

Mr. Kilpatrick offered the following resolution:

H. R. No. 22 — Mr. Kilpatrick.

Resolved, That the speaker be authorized and directed to appoint a committee of three to purchase one hundred and twenty-five sets of the best annotated edition of the General Code of Ohio, one for the use of each member of this House, one for the clerk's office and one for the speaker's desk.

On motion of Mr. Kilpatrick the rules were suspended and the resolution was considered at once.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 106, nays 4, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Reppert,
Anderson,	of Coshocton,	Kilpatrick,	Rhulman,
Appenzeller,	Criswell,	Kilrain,	Robinson,
Barthelmeh,	of Morrow,	King,	Schaefer,
Beatty,	Davis,	of Ashtabula,	Schweikert,
Behne,	Detrick,	King,	Scott,
Beyer,	Dickson,	of Franklin,	Shanley,
Bishop,	Diser,	Kramer,	Siebert,
Black,	Doster,	Lambert,	Smith, of Butler,
of Hamilton,	Duffey,	Leist,	Smith, of Morgan,
Boggs,	Ertel,	Lowry,	Snyder,
Bonnell,	Etling,	Lustig,	of Hamilton,
Bour,	Fell,	McCormick,	Snyder,
Brennan,	Fellinger,	McGuffey,	of Pickaway,
Brown,	Foreman,	Mills,	Stivers,
of Ashland,	Freeman,	Morris,	Sweeney,
Brown, of Union,	Frick,	Mueller,	Terrell,
Cameron,	Fulton,	Murphy,	Tetlow,
Capelle,	Gilson,	Nungesser,	Venus,
Carroll,	Guthery,	Nye,	Vollmer,
Chapman,	Hastings,	Orlikowski,	Vonderheide,
Clark,	Hite,	Orrison,	Walsh,
Collins,	Hoaglin,	Pence,	Warnes,
Colter,	Hoffman,	Plank,	Welsh,
Conover,	Holl,	Plumb,	White,
Cooper,	Hunter,	Quinisk,	Williams,
Cowan,	Kathe,	Read, of Summit,	Wintermute,
Crawford,	Kennedy,	Reid, of Fayette,	Winters,
		Reighard,	Young—106.

Those who voted in the negative are: Messrs. Agler, Hoover, Kemerer and Thatcher, — 4.

The resolution was adopted.

Under the provisions of H. R. No. 22, the speaker appointed the following committee: Messrs. Kilpatrick, Cowan and Reid.

Mr Cowan offered the following resolution:

H. R. No. 23 — Mr. Cowan.

Resolved, That the clerk be, and he hereby is, instructed to cause to be prepared and printed in convenient form for the use of the members of this house and its employees twenty-five hundred copies of a telephone directory showing the names and telephone numbers of all the different offices, departments, institutions and branches of the state government.

On motion of Mr. Cowan the rules were suspended and the resolution was considered at once.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 71, nays 35, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Capelle,	Foreman,	Mueller,
Agler,	Chapman,	Freeman,	Nungesser,
Anderson,	Clark,	Frick,	Orlikowski,
Appenzeller,	Collins,	Fulton,	Orrison,
Barthelmeh,	Cooper,	Hite,	Plumb,
Beatty,	Cowan,	Hoaglin,	Quinisk,
Behne,	Crawford,	Hoffman,	Read, of Summit,
Beyer,	Criswell,	Holl,	Reppert,
Bishop,	of Coshocton,	Kathe,	Schaefer,
Black,	Criswell,	Kennedy,	Schweikert,
of Hamilton,	of Morrow,	Kessler,	Shanley,
Black,	Davis,	Kilpatrick,	Siebert,
of Wyandot,	Dickson,	Kilrain,	Smith, of Butler,
Boggs,	Diser,	King,	Sweeney,
Bour,	Doster,	of Ashtabula,	Venus,
Brennan,	Duffey,	King,	Vollmer,
Brown,	Ertel,	of Franklin,	Vonderheide,
of Ashland,	Etling,	Leist,	Walsh,
Brown, of Union,	Fell,	Morris,	Young—71.
Cameron,	Fellinger,		

Those who voted in the negative are: Messrs.

Carroll,	Lambert,	Reighard,	Stivers,
Conover,	Lustig,	Rhulman,	Terrell,
Detrick,	McCormick,	Robinson,	Tetlow,
Guthery,	McGuffey,	Scott,	Thatcher,
Hastings,	Mills,	Smith, of Morgan,	Warnes,
Hoover,	Murphy,	Snyder,	White,
Hunter,	Nye,	of Hamilton,	Williams,
Jenkins,	Pence,	Snyder,	Wintermute—35.
Kemerer,	Plank,	of Pickaway,	
Kramer,	Reid, of Fayette,		

The resolution was adopted.

The speaker granted the privileges of the floor to the following newspaper representatives:

Allen E. Beach, Ohio State Journal.
 H. H. Daugherty, Ohio State Journal.
 H. P. Brandon, Ohio State Journal.
 J. H. Galbraith, Columbus Dispatch.
 D. A. Donovan, Columbus Dispatch.
 George T. Blake, Columbus Dispatch.
 Earl Baird, Columbus Citizen.
 E. W. Williams, Columbus Citizen.
 John T. Bourke, Cleveland Leader.
 Carl D. Ruth, Cleveland Leader.
 A. E. McKee, Cleveland Plain Dealer.
 C. E. Moore, Cleveland Plain Dealer.
 Frank J. Ryan, Cleveland Press.
 James W. Faulkner, Cincinnati Enquirer.
 H. R. Mengert, Cincinnati Enquirer.
 Joseph Sullivan, Cincinnati Times-Star.
 Alfred C. Crouse, Cincinnati Post.
 Carroll McCrea, Toledo Blade.

John P. Coakley, Toledo News-Bee.
 C. E. Gillette, Associated Press.
 R. J. Dustman, Associated Press.
 Joseph G. Faulkner, Associated Press.
 Thomas A. Petty, Associated Press.
 J. W. Marksbury, Associated Press.
 L. H. Merrick, United Press.
 C. C. Lyon, Scripps-McRae League.
 Frank H. Ward, Scripps-McRae League.
 Albert Bernet, American Press Association.
 O. K. Shimansky, American Press Association.
 A. V. Abernethy, American Press Association.
 A. C. Sands, New York Times.
 Ralph Heney, New York Sun.
 Malcolm Jennings, Marion Daily Star.
 Wm. Earl Ashbolt, Jr., Lorain Daily News.
 C. H. Haddox, National News Association.
 J. A. Easton, National News Association.
 Arthur Crumrine, Columbus Dispatch.
 C. B. Griffith, New York Sun.

The speaker announced the following committee appointments:

AGRICULTURE.

Brown, of Ashland, Chairman.

Guthery,	Snyder, of Hamilton,	McCormick,
Nungesser,	Fell,	White,
McGuffey,	Murphy,	Plank,
Hunter,	Kathe,	Hoover.
Cameron,	Pence,	

APPROPRIATIONS AND FINANCE.

Cowan, Chairman.

Kennedy,	Morris,	Jenkins,
Fellinger,	Clark,	Bonnell,
Boggs,	Leist,	Scott,
Beyer,	Guthery,	Reynolds.
Donaldson,	Winans,	

BANKS AND BANKING.

Kennedy, Chairman.

Holl,	Brown, of Ashland,	Conover,
Doster,	Smith, of Butler,	Reighard,
Clark,	Terrell,	Plank.
Boggs,		

BENEVOLENT AND PENAL INSTITUTIONS.

Criswell, of Coshocton, Chairman.

Morris,	Dickson,	Brown, of Union,
Schweikert,	Smith, of Butler,	White,
Sweeney,	Cameron,	Plumb,
Siebert,	Orlikowski,	Thatcher.
Rhulman,	Robinson,	

CITIES.

Bigelow, Chairman.

Mills,	Black, of Hamilton,	Cooper,
Frick,	Carroll,	Colter,
Venus,	Orrison,	King, of Franklin.
Donaldson,		

CIVIL SERVICE.

Barthelmeh, Chairman.

Leist,	Murphy,	Bonnell,
Shanley,	Cowan,	Woodworth.

CODES, COURTS AND PROCEDURE.

Winters, Chairman.

Terrell,	Kilrain,	Agler,
Duffey,	Schweikert,	Nye,
Stivers,	Mueller,	King, of Franklin.
Clark,		

CONSERVATION OF NATURAL RESOURCES.

Read, Chairman.

Beyer,	Etling,	Colter,
Crawford,	Behne,	Tetlow.
Chapman,	Davis,	

CONSTITUTIONAL AMENDMENTS AND INITIATIVE AND REFERENDUM

Warnes, Chairman.

Doster,	Bishop,	Davis,
Read,	Behne,	Scott,
Bigelow,	Vollmer,	Kemerer.
Mueller,		

CORPORATIONS

Frick, Chairman.

Lustig,	Boggs,	Conover,
Venus,	Doster,	Capelle.
Collins,	Colter,	

COUNTY AFFAIRS

Appenzeller, Chairman.

Barthelmeh,
Stivers,
Schweikert,Crawford,
Leist,
Reighard,Colter,
Agler.

DAIRY AND FOOD PRODUCTS

Conway, Chairman.

Schaefer,
Nungesser,
Vonderheide,Criswell, of Coshocton, Hastings,
Quinlisk, Deaton,
Smith, of Morgan,

ENROLLMENT

Carroll, Chairman.

Acker,
Thomas,Ertel,
Fulton,Agler,
Woodworth.

FEDERAL RELATIONS

Fulton, Chairman.

Mills,
Behne,
Welsh,
Black, of Wyandot,Dickson,
McGuffey,
Acker,
Holl,Clark,
Thatcher,
Jenkins,
Kemerer.

FEES AND SALARIES

Thomas, Chairman.

Beyer,
Orlikowski,
Cowan,Quinlisk,
Criswell, of Coshocton,
Reighard,Plank,
Freeman.

FISH AND GAME

Mueller, Chairman.

Fell,
King, of Ashtabula,
Reppert,Lustig,
Lowry,
Pence,Jackson,
McCormick.

INSURANCE.

Fellinger, Chairman.

Venus,
Kennedy,
Foreman,
Beatty,Horwitz,
Holl,
Hite,
Kramer,Reid,
Smith, of Morgan,
Diser,
Nye.

TUESDAY, JANUARY 14, 1913.

JUDICIARY.

Kilpatrick, Chairman.

Snyder, of Hamilton,	Young,	Reid,
Conway,	Criswell, of Morrow,	Williams,
Kessler,	Snyder, of Pickaway,	Diser,
Kramer,	Collins,	Tetlow.
Smith, of Butler,	Vonderheide,	

LABOR.

Chapman, Chairman.

Vollmer,	Fell,	Robinson,
Hoffman,	Brennan,	Tetlow,
Lambert,	Thomas,	Nye.
	Kilpatrick,	

LIBRARY.

Smith, of Butler, Chairman.

Winters,	Hite,	Freeman,
Etling,	Snyder, of Hamilton,	Hastings.

LIQUOR TRAFFIC AND TEMPERANCE.

Welsh, Chairman.

Chapman,	Sweeney,	Cooper,
Snyder, of Pickaway,	Horwitz,	Anderson,
Hunter,	Barthelmeh,	Gilson,
	Hoffman,	

MANUFACTURES AND COMMERCE.

Terrell, Chairman.

Siebert,	Hunter,	Jackson,
Duffey,	Horwitz,	Scott.
Orlikowski,	Smith, of Morgan,	

MILITARY AFFAIRS.

Shanley, Chairman.

Welsh,	Kathe,	Deaton,
Siebert,	Stivers,	Nye.
Beatty,	Capelle,	

MINES AND MINING.

Lambert, Chairman.

Hite,	Rhulman,	Woodworth,
Acker,	Shanley,	Freeman.
Bour,	Tetlow,	

PHRASEOLOGY

Etling, Chairman.

Lustig,	Carroll,	Thatcher,
Criswell, of Morrow,	Hoaglin,	Plumb.

PRISONS AND PRISON REFORM

Black, of Wyandot, Chairman.

Collins,	Quinlisk,	Anderson,
Kilrain,	Bishop,	Williams,
Foreman,	Jenkins,	

PRIVILEGES AND ELECTIONS

Black, of Hamilton, Chairman.

Bigelow,	Young,	Hoover,
Brennan,	Appenzeller,	Agler,
Bishop,	Read,	Gilson.
	Orrison,	

PUBLIC BUILDINGS AND LANDS

Bour, Chairman.

Vollmer,	Brennan,	Colter,
Brown, of Ashland,	McGuffey,	Reynolds.

PUBLIC HEALTH

Cameron, Chairman.

Schaefer,	Dickson,	Winans,
King, of Ashtabula,	Criswell, of Coshocton,	Deaton,
Wintermute,	Doster,	Kemerer.
	Morris,	

PUBLIC HIGHWAYS

Hite, Chairman.

Fell,	Horwitz,	Anderson,
Kathe,	Ertel,	Smith, of Morgan,
Rhulman,	Murphy,	McCormick.
	Walsh,	

PUBLIC PRINTING

Behne, Chairman.

Carroll,	Fulton,	Conover,
Acker,	Terrell,	Hastings.
Reppert,	Hoover,	

PUBLIC SCHOOLS

Hoaglin, Chairman.

Barthelmeh,
Criswell, of Morrow,
Detrick,
Dickson,
Kramer,

Lowry,
Morris,
Shanley,
Crawford,
Brown, of Union,

Deaton,
Gilson,
Pence,
Winans.

PUBLIC UTILITIES.

Mills, Chairman.

Schweikert,
Warnes,
Orrison,

Lambert,
Conway,
Rhulman,
Black, of Wyandot,

King, of Franklin,
Capelle,
Jackson,

PUBLIC WATERWAYS.

Orrison, Chairman.

Appenzeller,
Terrell,
Mueller,

Orlikowski,
Foreman,
Anderson,

Pence,
Brown, of Union,

PUBLIC WORKS.

Foreman, Chairman.

Beatty,
Read,
Wintermute,

Crawford,
Walsh,
Bonnell,

Reynolds,
Robinson.

RULES AND LEGISLATIVE PROCEDURE.

Swain, Chairman.

Lowry,

Kilpatrick,
Reid,

Williams.

SOLDIERS' AND SAILORS' ORPHANS' HOME.

Brennan, Chairman.

Kessler,
Hoaglin,
Hoffman,

Cameron,
Beyer,
Cooper,

Anderson,
McCormick.

STATE ECONOMIC BETTERMENT.

Donaldson, Chairman.

Cameron,
Snyder, of Hamilton,
Detrick,

Hoaglin,
Bigelow,
Read,
Young,

Thatcher,
Tetlow,
King, of Franklin.

SUPPLIES AND EXPENDITURES.

Ertel, Chairman.

Sweeney,	Collins,	Agler,
Brown, of Ashland,	Welsh,	Capelle.
Hoffman,	Freeman,	

TAXATION.

King, of Ashtabula, Chairman.

Detrick,	Mills,	Conover,
Nungesser,	Snyder, of Pickaway,	Capelle,
Bour,	Warnes,	Davis.
	Black, of Hamilton,	

UNIVERSITIES, COLLEGES AND NORMAL SCHOOLS.

Guthery, Chairman.

Criswell, of Coshocton,	Warnes,	Plumb,
Etling,	Wintermute,	Thatcher.
Young,	Plank,	

VILLAGES.

Reppert, Chairman.

Walsh,	Nungesser,	Scott,
Kessler,	Detrick,	Diser.
Stivers,	Bonnell,	

WAYS AND MEANS.

Duffey, Chairman.

Kessler,	Guthery,	Gilson,
Frick,	Ertel.	Plumb,
Vonderheide,	Winters,	White.
	Schaefer,	

Mr. Lowry moved that the committees be confirmed as read.

The motion was agreed to.

The first message from Governor Cox was presented and read and on motion of Mr. Lowry was referred to the committee of the whole and ordered printed in the appendix of the Journal.

Mr. Fellingner offered the following resolution:

H. J. R. No. 2 — Mr. Fellingner.

Be it resolved by the General Assembly of the state of Ohio: That until otherwise ordered, the joint rules of the seventy-ninth General Assembly be adopted for the government of the two houses of the eightieth General Assembly.

On motion of Mr. Fellingner the rules were suspended and the resolution was considered at once.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 104, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Reppert,	Plumb,
Agler,	of Coshocton,	Rhulman,	Quinlisk,
Anderson,	Criswell,	Robinson,	Read, of Summit,
Appenzeller,	of Morrow,	Kennedy,	Reighard,
Barthelmeh,	Davis,	Kessler,	Schaefer,
Beatty,	Detrick,	Kilpatrick,	Schweikert,
Behne,	Dickson,	Kilrain,	Scott,
Beyer,	Doster,	King,	Shanley,
Bishop,	Duffey,	of Ashtabula,	Siebert,
Black,	Ertel,	King,	Smith, of Butler,
of Hamilton,	Etling,	of Franklin,	Smith, of Morgan,
Black,	Fell,	Kramer,	Snyder,
of Wyandot,	Fellinger,	Lambert,	of Pickaway,
Boggs,	Foreman,	Leist,	Stivers,
Bonnell,	Freeman,	Lowry,	Sweeney,
Bour,	Frick,	Lustig,	Terrell,
Brown,	Fulton,	McCormick,	Tetlow,
of Ashland,	Gilson,	McGuffey,	Thatcher,
Brown, of Union,	Guthery,	Mills,	Venus,
Cameron,	Hastings,	Morris,	Vollmer,
Capelle,	Hite,	Mueller,	Vonderheide,
Carroll,	Hoaglin,	Murphy,	Warnes,
Chapman,	Hoffman,	Nungesser,	White,
Clark,	Holl,	Nye,	Williams,
Colter,	Hoover,	Orlikowski,	Wintermute,
Conover,	Hunter,	Orrison,	Winters,
Cooper,	Kathe,	Pence,	Young—104.
Cowan,	Kemerer,	Plank,	
Crawford,			

The resolution was adopted.

The Speaker handed down the following bills, which were read the first time.

H. B. No. 1. Proposed by initiative petition. Relative to regulating newspapers and the publication of nothing but the truth.

H. B. No. 2. Proposed by initiative petition. To provide for the removal of certain officers for misconduct in office.

H. B. No. 3. Proposed by initiative petition. To prohibit the shipment, conveyance or receiving of intoxicating liquors into territory in which the sale of intoxicating liquors as a beverage is prohibited.

H. B. No. 4. Proposed by initiative petition. To provide for license to traffic in intoxicating liquors, and to regulate the traffic therein.

H. B. No. 5. Proposed by initiative petition. To classify municipal corporations and to define their powers.

The following additional bills were introduced and read the first time:

H. B. No. 6 — Mr. Kessler. To amend sections 7811, 7812, 7813, and 7814 of the General Code relating to the appointment of county board of school examiners.

H. B. No. 7 — Mr. Kessler. To supplement section 13008 of the General Code, relating to the maintenance of minors.

H. B. No. 8 — Mr. Kennedy. To amend sections 12399, 12400 and 12401 of the General Code, relating to and defining the crime of murder in the first degree, and to provide for the punishment thereof.

H. B. No. 9 — Mr. Smith, of Butler. To authorize cities and incorporated villages to have thistles and other weeds cut and destroyed.

H. B. No. 10 — Mr. Fellingner. To amend section 12619 of the General Code, relating to the use of motor vehicles on public highways without consent of the owner.

H. B. No. 11 — Mr. Fellingner. To amend section 12614 of the General Code, to provide for the display of lights on vehicles upon the public roads and highways.

H. B. No. 12 — Mr. Fellingner. To amend section 13376 of the General Code, relating to the defining and punishing of some offenses pertaining to the prevention of cruelty to animals.

H. B. No. 13 — Mr. Young. To amend sections 1008, 1009, 1010 and 1011 of an act entitled, to amend sections 1008, 1009, 1010 and 1011 of the General Code, passed May 31, 1911, relating to the hours of labor and to the preservation of the health of female employes employed in manufacturing, mechanical, mercantile and other establishments.

H. B. No. 14 — Mr. Morris. To amend sections 4870 and 4872 of the General Code, relative to the registration of voters in cities.

H. B. No. 15 — Mr. Morris. To amend section 3008 of the General Code of Ohio, relative to the compensation of jurors.

H. B. No. 16 — Mr. Morris. Giving mayor in villages power to fill certain vacancies in office.

H. B. No. 17 — Mr. Reid. To provide for the settling, determination, guaranteeing and registration of land titles and to simplify and facilitate the transfer of and dealing with real estate.

H. B. No. 18 — Mr. Reid. To supplement section 3069 of the General Code relating to memorial buildings by enacting supplementary sections 3069-1 and 3069-2.

H. B. No. 19 — Mr. Reid. To amend section 10572 of the General Code relative to widow or widower, electing to take under a will.

H. B. No. 20 — Mr. Orrison. To amend section 4322 of the General Code, relating to the duties of sealers of weights and measures.

H. B. No. 21 — Mr. Orrison. To amend section 13108 of the General Code, relating to the selling of berries and other small fruits.

H. B. No. 22 — Mr. Orrison. To amend section 2622 of the General Code, relating to the salary of the deputy county sealer of weights and measures.

H. B. No. 23 — Mr. King, of Franklin. To amend section 13106 of the General Code, relating to false or short weight or measure.

H. B. No. 24 — Mr. Carroll. To regulate the conduct of a collection agency bureau of office.

H. B. No. 25 — Mr. Black, of Hamilton. Providing for enlarging and extending the jurisdiction of the police court in the city of Cincinnati, and changing the name of such court to the municipal court of Cincinnati.

H. B. No. 26 — Mr. Reppert. To amend section 4860 of the General Code and fix the compensation of judges and clerks of election in all counties having population of three hundred thousand (300,000) or more.

H. B. No. 27 — Mr. Reppert. To amend section 11181 of the General Code and provide what persons may enter into a marriage contract.

H. B. No. 28 — Mr. Reppert. To amend section 3008 of the General Code, relating to the pay and mileage of grand and petit jurors.

H. B. No. 29 — Mr. Snyder, of Hamilton. To repeal sections 8767, 8768 and 8769 of the General Code, providing for appropriation by corporations, domestic or foreign, owning or operating railroads, of property

dedicated to the public for use as a public ground, common, landing or wharf.

H. B. No. 30 — Mr. Acker. To provide for license to traffic in and to regulate and restrict the traffic in intoxicating liquors.

H. B. No. 31 — Mr. Gilson. To amend section 4747 of the General Code relating to the organization of boards of education.

H. B. No. 32 — Mr. Williams. To amend section 2915-1 of the General Code, relative to the appointment of secret service officer by prosecuting attorney.

H. B. No. 33 — Mr. Williams. To amend section 12819 of the General Code relative to carrying concealed weapons.

H. B. No. 34 — Mr. Duffey. To amend section 4252 of the General Code, relating to the matter of filling vacancies in offices in municipalities.

H. B. No. 35 — Mr. Nye. To provide the least number of men that may be employed on every switch-engine, or engine engaged in switching cars, and the penalty for the violation thereof.

H. B. No. 36 — Mr. Shanley. To amend section 4708 of the General Code, to compensate members of village boards of education.

H. B. No. 37 — Mr. Shanley. To amend sections 4436 and 4451 of the General Code, providing for the payment of expenses of persons who are quarantined on account of contagious diseases.

H. B. No. 38 — Mr. Quinlisk. To amend section 7624 of the General Code and to permit boards of education to purchase real estate to be used as playgrounds.

H. B. No. 39 — Mr. Collins. To amend section 11738 of the General Code, relating to homestead exemptions.

H. B. No. 40 — Mr. Read. To provide for instruction in preventing accidents.

H. B. No. 41 — Mr. Read. To provide for, aid, and encourage the civic, social and moral development of the local communities throughout the state, particularly in the smaller towns and rural sections.

H. B. No. 42 — Mr. Read. To further the extension work of the State University, to bring its advantages to the people in their several communities, and in particular to facilitate the civic development and the social welfare of the state.

H. B. No. 43 — Mr. Read. To amend sections 12399, 12400 and 12401 of the General Code, relating to and defining the crime of murder in the first degree, and to provide for the punishment thereof.

H. B. No. 44 — Mr. Dickson. To amend section 3138-1, relative to furnishing aid to indigent poor persons, in counties in which there is no charity hospital.

H. B. No. 45 — Mr. Behne. To amend section 4361 of the General Code relating to the powers and duties of the board of trustees of public affairs.

H. B. No. 46 — Mr. Kennedy. To provide for the examination, regulation, supervision and dissolution of certain banking concerns.

Mr. Black, of Hamilton, offered the following resolution:

H. J. R. No. 3 — Mr. Black, of Hamilton.

WHEREAS, The sixty-second congress, in the second session, in both houses has passed the following proposition to amend the constitution of the United States, by a constitutional majority of two-thirds thereof, in words following, to-wit:—

Joint resolution, proposing an amendment to the constitution providing that senators shall be elected by the people of the several states.

"Resolved, by the senate and the house of representatives of the United States of America in congress assembled (two-thirds of each house concurring therein). That in lieu of the first paragraph of section three of article one of the constitution of the United States, and in lieu of so much of paragraph two of the same section as relates to the filling of vacancies, the following be proposed as an amendment to the constitution, which shall be valid to all intents and purposes as part of the constitution when ratified by the legislatures of three-fourths of the states:

"The senate of the United States shall be composed of two senators from each state, elected by the people thereof, for six years; and each senator shall have one vote. The electors in each state shall have the qualifications requisite for electors of the most numerous branch of the state legislatures.

"When vacancies happen in the representation of any state in the senate, the executive authority of such state shall issue writs of election to fill such vacancies; provided, that the legislature of any state may empower the executive thereof to make temporary appointments until the people fill the vacancies by election as the legislature may direct.

"This amendment shall not be so construed as to affect the election or term of any senator chosen before it becomes valid as part of the constitution."—Therefore be it *Resolved*, That the said proposed amendment to the constitution be, and the same is, hereby ratified by the General Assembly of the state of Ohio.

Resolved, That a certified copy of the foregoing preamble and resolution be forwarded by the governor to the secretary of state for the United States, in accordance with section two hundred and five of the revised statutes of the United States.

The resolution was laid over under the rule.

On motion of Mr. Lowry the house adjourned.

Attest:

JOHN R. CASSIDY,

Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Wednesday, January 15, 1913, 1:30 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by Evangelist Billy Sunday.

The journal of yesterday was read and approved.

H. J. R. No. 3 — Mr. Black, of Hamilton, was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 114, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Behne,	Black,	Brown,
Agler,	Beyer,	of Wyandot,	of Ashland,
Anderson,	Bigelow,	Borers,	Brown, of Union,
Appenzeller,	Bishop,	Bonnell,	Cameron,
Barthelmeh,	Black,	Bour,	Capelle,
Beatty,	of Hamilton,	Brennan,	Carroll,

Those who voted in the affirmative are: Messrs.—Concluded.

Chapman,	Fulton,	McCormick,	Smith, of Morgan,
Collins,	Gilson,	McGuffey,	Snyder,
Colter,	Guthery,	Mills,	of Hamilton,
Conover,	Hastings,	Morris,	Snyder,
Cooper,	Hite,	Mueller,	of Pickaway,
Cowan,	Hoaglin,	Murphy,	Stivers,
Crawford,	Hoffman,	Nungesser,	Sweeney,
Criswell,	Holl,	Nye,	Terrell,
of Coshocton,	Hoover,	Orrison,	Tetlow,
Criswell,	Hunter,	Pence,	Thatcher,
of Morrow,	Jenkins,	Plank,	Thomas,
Davis,	Kathe,	Quinlisk,	Venus,
Deaton,	Kemerer,	Read, of Summit,	Vollmer,
Detrick,	Kennedy,	Reid, of Fayette,	Vonderheide,
Dickson,	Kessler,	Reighard,	Walsh,
Diser,	Kilpatrick,	Reppert,	Warnes,
Donaldson,	Kilrain,	Reynolds,	Welsh,
Doster,	King,	Rhulman,	White,
Duffey,	of Ashtabula,	Robinson,	Williams,
Ertel,	King,	Schaefer,	Wintermute,
Fell,	of Franklin,	Schweikert,	Winters,
Fellinger,	Kramer,	Scott,	Woodworth,
Foreman,	Lambert,	Shanley,	Young,
Freeman,	Leist,	Siebert,	Mr. Speaker—114.
Frick,	Lustig,	Smith, of Butler,	

The resolution was adopted.

The speaker handed down the following communication:

The speaker, having received the resignation of D. H. Peoples as one of the stenographers of the House, hereby appoints Owen C. Wooley as stenographer, beginning January 15, 1913.

The following message was received from the Senate:

Mr. Speaker:—The senate has concurred in the adoption of the following joint resolutions:

H. J. R. No. 1 — Mr. Cowan.

H. J. R. No. 2 — Mr. Fellinger.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Kilpatrick moved that house rule No. 73, requiring bills to be printed before second reading be suspended and bills on the calendar for second reading be read the second time by their titles and referred to committees.

The motion was agreed to.

On motion of Mr. Kilpatrick the constitutional rule requiring bills to be fully read on three different days was dispensed with, and the following bills on the calendar for second reading were read the second time by their titles and referred as follows:

H. B. No. 1 — Proposed by initiative petition. To the committee on Public Printing.

H. B. No. 2 — Proposed by initiative petition. To the committee on Judiciary.

H. B. No. 3 — Proposed by initiative petition. To the committee on Liquor Traffic and Temperance.

H. B. No. 4 — Proposed by initiative petition. To the committee on Liquor Traffic and Temperance.

H. B. No. 5 — Proposed by initiative petition. To the committee on Cities.

H. B. No. 6 — Mr. Kessler. To the committee on Public Schools.

H. B. No. 7 — Mr. Kessler. To the committee on Judiciary.

H. B. No. 8 — Mr. Kennedy. To the committee on Judiciary.

H. B. No. 9 — Mr. Smith, of Butler. To the committee on Judiciary.

H. B. No. 10 — Mr. Fellingner. To the committee on Insurance.

H. B. No. 11 — Mr. Fellingner. To the committee on Insurance.

H. B. No. 12 — Mr. Fellingner. To the committee on Codes, Courts and Procedure.

H. B. No. 13 — Mr. Young. To the committee on Labor.

H. B. No. 14 — Mr. Morris. To the committee on Privileges and Elections.

H. B. No. 15 — Mr. Morris. To the committee on Judiciary.

H. B. No. 16 — Mr. Morris. To the committee on Villages.

H. B. No. 17 — Mr. Reid. To the committee on Judiciary.

H. B. No. 18 — Mr. Reid. To the committee on Military Affairs.

H. B. No. 19 — Mr. Reid. To the committee on Judiciary.

H. B. No. 20 — Mr. Orrison. To the committee on Dairy and Food Products.

H. B. No. 21 — Mr. Orrison. To the committee on Dairy and Food Products.

H. B. No. 22 — Mr. Orrison. To the committee on Dairy and Food Products.

H. B. No. 23 — Mr. King, of Franklin. To the committee on Dairy and Food Products.

H. B. No. 24 — Mr. Carroll. To the committee on Codes, Courts and Procedure.

H. B. No. 25 — Mr. Black, of Hamilton. To the committee on Cities.

H. B. No. 26 — Mr. Reppert. To the committee on Privileges and Elections.

H. B. No. 27 — Mr. Reppert. To the committee on Judiciary.

H. B. No. 28 — Mr. Reppert. To the committee on Judiciary.

H. B. No. 29 — Mr. Snyder, of Hamilton. To the committee on Judiciary.

H. B. No. 30 — Mr. Acker. To the committee on Liquor Traffic and Temperance.

H. B. No. 31 — Mr. Gilson. To the committee on Privileges and Elections.

H. B. No. 32 — Mr. Williams. To the committee on Judiciary.

H. B. No. 33 — Mr. Williams. To the committee on Judiciary.

H. B. No. 34 — Mr. Duffey. To the committee on Cities.

H. B. No. 35 — Mr. Nye. To the committee on Labor.

H. B. No. 36 — Mr. Shanley. To the committee on Public Schools.

H. B. No. 37 — Mr. Shanley. To the committee on Public Health.

H. B. No. 38 — Mr. Quinlisk. To the committee on Public Schools.

H. B. No. 39 — Mr. Collins. To the committee on Judiciary.

H. B. No. 40 — Mr. Read. To the committee on Public Schools.

H. B. No. 41 — Mr. Read. To the committee on State Economic Betterment.

H. B. No. 42 — Mr. Read. To the committee on State Economic Betterment.

H. B. No. 43 — Mr. Read. To the committee on Judiciary.

H. B. No. 44 — Mr. Dickson. To the committee on Public Health.

H. B. No. 45 — Mr. Behne. To the committee on Judiciary.

H. B. No. 46 — Mr. Kennedy. To the committee on Banks and Banking.

The following bills were introduced and read the first time.

H. B. No. 47 — Mr. Thatcher. To determine and mark township boundary lines.

H. B. No. 48 — Mr. Thatcher. To amend section 7622 of the General Code, relative to the use of schoolhouses.

H. B. No. 49 — Mr. Tetlow. To amend section 972 of the General Code, relating to the right of action in case of death in a mine.

H. B. No. 50 — Mr. Terrell. To amend sections 10770 and 10772 of the General Code, relating to liability for wrongful injury or death and the enforcement of actions therefor, and to subdivide and renumber said sections as amended into new sections to be known as sections 10770, 10771 and 10772; and to supplement section 10773-1 upon the same subject by the enactment of an additional section to be known as Section 10773-2.

H. B. No. 51 — Mr. Sweeney. Prohibiting advertising to cure sexual diseases.

H. B. No. 52 — Mr. Winters. In aid of the celebration of the fiftieth anniversary of the battle of Gettysburg.

H. B. No. 53 — Mr. King, of Franklin. To amend section 7965 of the General Code, relating to the duties of the state sealer of weights and measures.

H. B. No. 54 — Mr. King, of Franklin. To amend section 6418-1 of the General Code, relating to articles sold by avoirdupois weight or numerical count.

H. B. No. 55 — Mr. Bonnell. To authorize the board of education of Jefferson township, Guernsey county, Ohio, to pay Laura McNeel for services as teacher.

H. B. No. 56 — Mr. Bigelow. To revoke and repeal grants, franchises, extensions of grants or franchises and other special privileges granted under or by virtue of an act passed April 22, 1896, commonly known as "The Rogers Law" and entitled "An act to amend and supplement sections 2505a and 2505b of the Revised Statutes of Ohio, as enacted May 1, 1891, and amended April 18, 1892."

H. B. No. 57 — Mr. Snyder, of Hamilton. To supplement section 11540 of the General Code by the enactment of section 11540-1, relating to the reading of depositions.

H. B. No. 58 — Mr. Snyder, of Hamilton. To provide against the smoking or use of opium.

H. B. No. 59 — Mr. Crawford. To provide for the residential qualifications of the electors of Cameron special school district in Adams and Salem townships, Monroe county, Ohio.

H. B. No. 60 — Mr. Chapman. To amend sections 2433 and 2444 of the General Code authorizing county commissioners to acquire land and to erect buildings thereon.

H. B. No. 61 — Mr. Chapman. To amend section 4376 of the General Code, providing for two platoon systems in city fire departments, under civil service of the state of Ohio.

H. B. No. 62 — Mr. Mueller. For the prompt removal of public officers for misconduct in office.

H. B. No. 63 — Mr. Agler. To amend sections 11462 and 11463 of the General Code, relating to special verdicts.

H. B. No. 64 — Mr. Agler. To amend section 12270 of the General Code fixing the time to begin proceedings in error.

H. B. No. 65 — Mr. Agler. To amend section 2253 of the General Code, providing for the actual and necessary expenses of common pleas judges.

H. B. No. 66 — Mr. Collins. To amend section 6396 of the General Code, relating to the penalty for the violation of certain provisions of chapter 31 of said Code.

H. B. No. 67 — Mr. Brown, of Union. To prevent the importation of diseased cattle into the state of Ohio.

H. B. No. 68 — Mr. Foreman. To exempt indebtedness of mortgage on real estate.

H. B. No. 69 — Mr. Black, of Wyandot. To provide for registration of persons employed to advocate or oppose legislative measures, and to regulate the method of such advocacy or opposition.

On motion of Mr. Black, of Wyandot, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and H. B. No. 69 was read the second time by its title.

Mr. Warnes moved that H. B. No. 69 be printed.

The motion was agreed to and the bill was ordered printed.

Mr. Black, of Wyandot, moved that H. B. No. 69 be referred to a select committee of five to be appointed by the speaker.

The motion was agreed to and the following committee was appointed: Messrs. Black, of Wyandot, Etling, Schweikert, Nye and Cooper.

The following bill was introduced and read the first time.

H. B. No. 70 — Mr. Black, of Wyandot. To amend section 904 of the General Code.

Mr. Hite offered the following resolution:

H. J. R. No. 4 — Mr. Hite.

WHEREAS, The question of transportation has been paramount to all other questions since the dawn of civilization, and

WHEREAS, Until the end of time there will be three methods of transportation, namely, railroad, water, and wagon roads, and

WHEREAS, Two of our great systems of transportation, namely, railroad and steamship lines, have been aided by the government and then taken over and controlled by individuals and corporations and are now operated for pecuniary gain and to which all contribute, and

WHEREAS, Transportation by wagon over public roads has been taken over by the several states of the Union and their common use accorded to all the people of the nation free of charge, and

WHEREAS, Congress of the United States has appropriated, in aid of railroad construction, public lands to the value of at least \$1,000,000,000; for rivers and harbors since 1875, \$592,395,000; for improvement of the Mississippi river since June 30, 1902, \$16,582,000; for pub-

lie buildings since June 30, 1911, \$213,376,000; for public roads in Alaska, Phillipines, Porto Rico, Guam and the Canal Zone, \$8,300,000 and estimated appropriation of \$400,000,000 for the Panama Canal, and

WHEREAS, The United States has 2,198,645 miles of public roads of which only 190,679, or 8.66 per cent of the total, are improved, and

WHEREAS, It is estimated by the office of Public Roads at Washington, D. C., that 90 per cent of travel is confined to 20 per cent. of the roads of the United States and that the improvement of 440,000 miles of public roads would practically meet the present demand throughout the country, and

WHEREAS, The exigency of the present time makes necessary a system of National Highways; therefore

Be it resolved by the Senate and the House of the 80th General Assembly of the State of Ohio, That we urge upon Congress of the United States the necessity of the early designation, construction and maintenance of a system of National highways. Be it further

Resolved, That the Secretary of the State of Ohio is hereby instructed to forthwith transmit certified copies of this resolution to all Ohio members of the Senate and House of Representatives of Congress of the United States, and the clerks of these respective bodies at Washington, D. C.

The resolution was laid over under the rule.

Mr. Sweeney offered the following resolution:

H. R. No. 24 — Mr. Sweeney.

WHEREAS, section 768 of the General Code provides for the distribution of six hundred (600) copies of the House journal among the members of the House of Representatives during time said House is in session, Therefore

Be it resolved, That the clerk of the House of Representatives be, and is hereby authorized to cause to be mailed during the session of the House not to exceed five copies of such Journal to such names and addresses as may be furnished to him by each member; the cost of mailing the same to be paid out of the contingent fund of the House.

On motion of Mr. Sweeney, the rules were suspended and the resolution was considered at once.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 71, nays 33, as follows:

Those who voted in the affirmative are: Messrs.

Beatty,	Collins,	Foreman,	King,
Behne,	Colter,	Frick,	of Franklin,
Bishop,	Conover,	Fulton,	Lambert,
Black,	Cowan,	Guthery,	Leist,
of Hamilton,	Crawford,	Hite,	Lustig,
Black,	Davis,	Hoffman,	Mills,
of Wyandot,	Deaton,	Holl,	Mueller,
Boggs,	Diser,	Kennedy,	Murphy,
Bour,	Donaldson,	Kessler,	Nye,
Brennan,	Doster,	Kilpatrick,	Plank,
Brown, of Union,	Duffey,	Kilrain,	Quinlisk,
Cameron,	Ertel,	King,	Reppert,
Carroll,	Etling,	of Ashtabula,	Reynolds,
Chapman,	Fellinger,		

Those who voted in the affirmative are: Messrs. — Concluded.

Schaefer,	Snyder,	Thatcher,	Warnes,
Schweikert,	of Hamilton,	Thomas,	Williams,
Shanley,	Snyder,	Venus,	Wintermute,
Siebert,	of Pickaway,	Vollmer,	Winters,
Smith, of Butler,	Sweeney,	Vonderheide,	Woodworth,
	Terrell,	Walsh,	Young—71.

Those who voted in the negative are: Messrs.

Acker,	Cooper,	Hoover,	Read, of Summit,
Anderson,	Criswell,	Hunter,	Reid, of Fayette,
Appenzeller,	of Coshocton,	Jenkins,	Reighard,
Barthelmeh,	Criswell,	Kathe,	Rhulman,
Beyer,	of Morrow,	Kemierer,	Robinson.
Bonnell,	Freeman,	Kramer,	Scott,
Brown,	Gilson,	Nungesser,	Smith, of Morgan,
of Ashland,	Hastings,	Pence,	Tetlow,
Capelle,	Hoaglin,	Plumb,	White—33.

The resolution was adopted.

Mr. Thatcher offered the following resolution:

H. R. No. 25 — Mr. Thatcher.

WHEREAS, The House of Representatives of the Eightieth General Assembly of the state of Ohio has heard with regret of the death of the late Honorable David A. Lamb, of Wilmington, Ohio, who was a member of the seventy-ninth General Assembly of Ohio from Clinton county; and

WHEREAS, in his death that county has lost an honored citizen, the Grand Army of the Republic, a valued member, and the state of Ohio, an honest, upright and industrious servant; therefore,

Be it resolved by the House of Representatives, That we honor the memory of the late Honorable David A. Lamb and extend to his family and friends our sympathy and express our appreciation of his honest services to the General Assembly, and

Resolved, That this resolution be adopted by the House of Representatives and spread upon the Journal thereof, and that a copy of this resolution be engrossed and transmitted to the family of the deceased, and

Be it further resolved, That out of respect to the memory of the Honorable David A. Lamb, this House do now adjourn.

On motion of Mr. Thatcher, the rules were suspended and the resolution was considered at once.

The question being, "Shall the resolution be adopted?", the resolution was adopted and under the provisions of the resolution, the House adjourned.

Attest:

JOHN R. CASSIDY.
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Thursday, January 16, 1913, 1:30 p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend Dr. W. E. Fetch, of Columbus.

The journal of yesterday was read and approved.

H. J. R. No. 4 — Mr. Hite, was taken up.

On motion of Mr. Hite, H. J. R. No. 4 was informally passed.

Mr. Black, of Wyandot, submitted the following report. The select committee to which was referred H. B. No. 69 — Mr. Black, of Wyandot, having had same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 58 after the period (.) add the following:

"Every person who receives, either individually or as officer, agent, employee or counsel, any money or other thing of value to be expended or used by him in relation to any legislation pending at any session of the general assembly, shall within thirty days after the final adjournment of such session of the general assembly file with the secretary of state an itemized statement, verified by the oath of such person, showing in detail all the money or other thing of value so received or expended by him, and all liabilities directly or indirectly incurred by him in connection with such legislation. Such statement shall contain the full name and address of the person making the same, and the names and addresses of each person or committee or association or corporation to whom any money or thing of value was paid or promised, whether directly or indirectly, the purpose for which, the place where, and the date when, each item of money or other thing of value was paid or promised by such person, and the balance in the hands of such accounting person, and the disposition to be made thereof."

In line 98, strike out the word "five" and in lieu thereof insert the word "three".

In line 100 after the period (.) add the following:

"Upon the payment of said fee, the secretary of state shall deliver to the person paying the same a receipt, in form of a certificate, certifying the date of such payment, the fact that the name of the person making said payment, if such person is a legislative counsel or agent, or the name of the person designated by the person, firm or association making such payment, if such payment is made by an employer, appears upon the legislative docket as having been employed as legislative counsel or agent; such certificate shall also specify the subject of legislation which such counsel or agent is to promote, advocate or oppose, and whenever a further subject of legislation arises which such counsel or agent is to promote, advocate, or oppose the person holding such certificate shall, before appearing as counsel before any committee of the General Assembly or of either branch thereof, or acting as agent with respect to any legislation, produce such certificate to the secretary of state and have indorsed thereon by the secretary of state the fact that he is employed as counsel or agent to promote, advocate or oppose such other or further legislation. Each certificate issued by the secretary of state, as herein specified, shall be valid for the period of two years from the date there-

of and shall be prima facie evidence that the person named therein has complied with this act."

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Black, of Wyandot, the constitutional rule requiring bills to be read fully on three different days was dispensed with and H. B. No. 69 was engrossed at the clerk's desk and read the third time.

The question being "Shall the bill pass?", Mr. Snyder, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 strike out the word "branch" and in lieu thereof insert the word "house".

In line 39 strike out the word "branch" and in lieu thereof insert the word "house".

In line 72 strike out the word "Ohio".

In line 81 strike out the word "branch" and in lieu thereof insert the word "house".

In line 82 strike out the word "may".

In line 82 strike out the word "branches" and in lieu thereof insert the word "houses".

In line 83 insert the word "may" after the comma (,).

In line 91 strike out the word "branch" and in lieu thereof insert the word "house".

The motion was agreed to, and Mr. Snyder, of Hamilton, was appointed such committee, and reported the bill amended as instructed.

Mr. Bigelow moved to refer the bill to a select committee of one, with instructions to amend as follows:

Add an additional section to read as follows:

SECTION 15. The seat to the right of the speaker of the House of Representatives and the seat to the right of the president of the senate shall be reserved for the governor of the state who shall be privileged to occupy such seat and participate in the deliberations of the general assembly exercising all the rights of the members except that of voting. The governor may commission any elective or appointive officer of the state to represent him in the senate or House of Representatives.

Mr. Black, of Wyandot, raised the point of order that the amendment was not germane to the bill. The speaker sustained the point of order.

The question recurring on the passage of H. B. No. 69.—Mr. Black, of Wyandot, Mr. Snyder, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 124 strike out the word "branch" and in lieu thereof insert the word "house".

The motion was agreed to, and Mr. Snyder, of Hamilton, was appointed such committee, and reported the bill amended as instructed.

Mr. Duffey moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6 strike out the word "vote," and in lieu thereof, insert the word "veto."

The motion was agreed to, and Mr. Duffey was appointed such committee, and reported the bill amended as instructed.

Mr. Cowan moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 87 after the word "*written*" insert the words "*or oral*."

Mr. Black, of Wyandot, moved that the amendment be laid on the table.

By unanimous consent the motion was withdrawn.

The question recurring on the adoption of the amendment of Mr. Cowan, the motion was disagreed to.

Mr. Bigelow moved to refer the bill to a select committee of one with instructions to amend as follows:

In line 65 after the period (.) add the following:

"But this act shall apply to the member of any committee of any political party who urges upon any member of the general assembly any consideration of party expediency as a reason for his voting for or against any measure, unless such member shall have been authorized to do so by resolution of said committee."

The motion was disagreed to.

Mr. Smith, of Butler, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 104, strike out the word "*present*."

The motion was disagreed to.

Mr. Scott moved to refer the bill to a select committee of one, with instructions to amend as follows: In line 72, after the comma, (,) strike out the word "and" and in lieu thereof, insert the word "or". In line 73, change the period to a comma and add the words "or both".

The motion was disagreed to.

The question recurring on the passage of H. B. No. 69, Mr. Black, of Wyandot, Mr. Jenkins moved that the bill be printed as amended and further consideration be postponed until Tuesday, January 21, and that it be made the special order for 2 o'clock p. m. of that day.

Mr. Acker demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the motion of Mr. Jenkins to postpone the consideration of H. B. No. 69, be agreed to?", the yeas and nays were demanded, taken and resulted—yeas 58, nays 56, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Quinlisk,
Agler,	of Morrow,	Kennedy,	Read, of Summit,
Anderson,	Davis,	Kilpatrick,	Reid, of Fayette,
Appenzeller,	Deaton.	King,	Reighard,
Barthelmeh,	Dickson,	of Franklin,	Reynolds,
Behne,	Diser,	Kramer,	Scott,
Beyer,	Duffey,	Lambert,	Smith, of Morgan,
Bonnell,	Fell,	Lustig,	Stivers,
Brown,	Freeman,	McCormick,	Tetlow,
of Ashland,	Gilson,	McGuffey,	Thatcher,
Brown, of Union,	Hastings,	Nungesser,	Thomas,
Cameron,	Holl,	Nye,	Venus,
Capelle,	Hoover,	Pence,	White,
Colter,	Hunter,	Plank,	Williams,
Conover,	Jenkins,	Plumb,	Winters,
			Woodworth—58.

Those who voted in the negative are: Messrs.

Beatty,	Criswell,	Kilrain,	Shanley,
Bigelow,	of Coshocton,	King,	Siebert,
Bishop,	Detrick,	of Ashtabula,	Smith, of Butler,
Black,	Donaldson,	Leist,	Snyder,
of Hamilton,	Doster,	Lowry,	of Hamilton,
Black,	Ertel,	Mills,	Snyder,
of Wyandot,	Etling,	Morris,	of Pickaway,
Bowers,	Fellinger,	Mueller,	Sweeney,
Bour,	Foreman,	Murphy,	Vollmer,
Brennan,	Frick,	Orrison,	Vonderheide,
Carroll,	Guthery,	Reppert,	Walsh,
Chapman,	Hite,	Rhulman,	Warnes,
Collins,	Hoaglin,	Robinson,	Welsh,
Cooper,	Hoffman,	Schaefer,	Wintermute,
Cowan,	Kathe,	Schweikert,	Young — 56.
Crawford,	Kessler,		

The motion was agreed to and the bill was made a special order for Tuesday, January 21, at 2 o'clock p. m.

Mr. Black, of Hamilton, submitted the following report: The standing committee on Privileges and Elections to which was referred H. B. No. 31 — Mr. Gilson, having had the same under consideration, reports it back with the recommendation that it be relieved of further consideration of such bill and recommend that it be referred to the committee on Public Schools.

ROBERT BLACK,

LAWRENCE BRENNAN,

STEPHEN M. YOUNG,

HERBERT S. BIGELOW,

ED. H. BISHOP,

C. APPENZELLER.

The report was agreed to and H. B. No. 31 — Mr. Gilson, was recommended to the committee on Public Schools.

Mr. Kilpatrick moved that House rule No. 73, requiring bills to be printed before second reading, be suspended and bills on the calendar for second reading be read the second time by their titles and referred to committees.

The motion was agreed to.

On motion of Mr. Kilpatrick, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and the following bills on the calendar for second reading were read the second time by their titles and referred as follows:

H. B. No. 47 — Mr. Thatcher. To the committee on Public Highways.

H. B. No. 48 — Mr. Thatcher. To the committee on State Economic Betterment.

H. B. No. 49 — Mr. Tetlow. To the committee on Judiciary.

H. B. No. 50 — Mr. Terrell. To the committee on Codes, Courts and Procedure.

H. B. No. 51 — Mr. Sweeney. To the committee on Public Health.

H. B. No. 52 — Mr. Winters. To the committee on Appropriations and Finance.

H. B. No. 53 — Mr. King, of Franklin. To the committee on Codes, Courts and Procedure.

H. B. No. 54 — Mr. King, of Franklin. To the committee on Codes, Courts and Procedure.

H. B. No. 55 — Mr. Bonnell. To the committee on Public Schools.

H. B. No. 56 — Mr. Bigelow. To the committee on Judiciary.

H. B. No. 57 — Mr. Snyder, of Hamilton. To the committee on Judiciary.

H. B. No. 58 — Mr. Snyder, of Hamilton. To the committee on Judiciary.

H. B. No. 59 — Mr. Crawford. To the committee on Public Schools.

H. B. No. 60 — Mr. Chapman. To the committee on County Affairs.

H. B. No. 61 — Mr. Chapman. To the committee on Cities.

H. B. No. 62 — Mr. Mueller. To the committee on Judiciary.

H. B. No. 63 — Mr. Agler. To the committee on Judiciary.

H. B. No. 64 — Mr. Agler. To the committee on Codes, Courts and Procedure.

H. B. No. 65 — Mr. Agler. To the committee on Judiciary.

H. B. No. 66 — Mr. Collins. To the committee on Judiciary.

H. B. No. 67 — Mr. Brown, of Union. To the committee on Agriculture.

H. B. No. 68 — Mr. Foreman. To the committee on Taxation.

H. B. No. 70 — Mr. Black, of Wyandot. To the committee on Public Buildings and Lands.

The following bills were introduced and read the first time:

H. B. No. 71 — Mr. Kessler. To regulate the sale of hypodermic syringes and needles.

H. B. No. 72 — Mr. Mills. A bill to amend and supplement sections 1350, 1352, 1354, 1639, 1642 to 1648 inclusive, 1651 to 1656 inclusive, 1658 to 1662 inclusive, 1668, 1670, 1672 to 1675 inclusive, 1677, 1678, 1680, 1815-8, 1829, 2084, 2088, 2089, 2090 to 2092 inclusive, 2095, 2096, 2099, 2101 to 2103-2 inclusive, 2105, 2106, 2111 to 2119 inclusive, 2129, 2131 to 2147 inclusive, 2148-8, 2975, 3070, 3077, 3085, 3088 to 3093 inclusive, 3096 to 3100 inclusive, 3104, 3109, 3112, 3114, 3126, 4083, 4085 to 4088 inclusive, 4108, 4112, 7676, 7677, 7678, 7681, 7692, 7693, 7763 to 7768 inclusive, 7770, 7771, 7773, 7774, 7779, 7780, 7782, 10082, 10930, 12114, 12957, 12964, 12966 to 12968 inclusive, 12970-1, 12993 to 12999 inclusive, 13001 to 13003 inclusive, 13005, 13006 and 13018 of the General Code with the appropriate chapter headings.

To supplement sections 1352, 1648, 1652, 1660, 1683-1, 1815-11, 2089, 2119, 3108, 7692, and 13007 by the enactment of supplemental sections 1351-1, 1352-3 to 1352-5 inclusive, 1648-1, 1652-1, 1660-1, 1683-2 to 1683-9 inclusive, 1815-12, 2089-1, 2119-1, 3108-1, 3108-2, 7692-1 to 7692-6 inclusive, 13007-1 to 13007-25 inclusive; to amend and re-enact section 1676 as 1352-2, and section 2103-1 as 2101-1, and to repeal sections 1654-1, 1676, 1898, 1899, 1903, 2107 to 2110 inclusive, 2547, 3101, 3102, 3122, 4109 to 4111 inclusive, 7775, 8005 to 8022 inclusive and 13004 of the General Code; relating to children and to females under twenty-one years of age and to organizations which include within their objects matters relating to children.

H. B. No. 73 — Mr. Young. To amend section 1500 of the General Code relating to the appointment of the clerk of the supreme court by said court.

H. B. No. 74 — Mr. Young. To amend section 368 of the General Code relating to the appointment of a dairy and food commissioner by the governor.

H. B. No. 75 — Mr. Young. To amend section 4826 of the General Code,

H. B. No. 76 — Mr. Carroll. To regulate the traffic in and carrying of fire arms and other dangerous weapons and instruments.

H. B. No. 77 — Mr. King, of Franklin. To amend section 6415 of the General Code, relating to measures for measuring commodities other than liquids.

H. B. No. 78 — Mr. McCormick. To provide for the building and repair of fences for township schools.

H. B. No. 79 — Mr. McCormick. To amend section 3496 of the General Code, relating to the burial of paupers.

H. B. No. 80 — Mr. Bonnell. To amend section 13413 of the General Code relating to the catching, killing or injuring of skunks.

H. B. No. 81 — Mr. Bigelow. To make an appropriation to pay existing claims for newspaper advertising of the Constitutional Convention of 1912.

H. B. No. 82 — Mr. Lowry. Relative to the use of the word "bank," "banker," "banking," or words of similar meaning.

H. B. No. 83 — Mr. Warnes. To abolish double taxation in certain cases and to revise the law relating to the taxation of mortgages.

H. B. No. 84 — Mr. Mueller. For the maintenance of county and joint county ditches.

H. B. No. 85 — Mr. Chapman. To regulate the papering of tenement houses, rented houses and public buildings, and the cleaning of areaways in such buildings.

H. B. No. 86 — Mr. Vonderheide. To prohibit false or wilfully misleading printed representations as to merchandise or commodities offered for sale.

H. B. No. 87 — Mr. Welsh. To amend section 1425 of the General Code, relating to fishing districts.

H. B. No. 88 — Mr. Hoaglin. To protect certain game.

H. B. No. 89 — Mr. Cowan. To make sundry appropriations.

On motion of Mr. Cowan the constitutional rule requiring bills to be fully read on three different days was dispensed with, and H. B. No. 89 was read the second time by its title.

Mr. Cowan moved that the bill be printed and placed on the calendar.

The motion was agreed to and H. B. No. 89 was ordered printed and placed on the calendar.

The following bills were introduced and read the first time.

H. B. No. 90 — Mr. Kilpatrick (by request). To provide for a cottage set apart in connection with the state hospital for the insane to care for persons who are addicted or subject to dipsomania, or inebriety, or the habitual use of morphine, cocaine or allied drugs.

H. B. No. 91 — Mr. Kilpatrick. To provide for water closets in interurban cars.

Mr. Young offered the following resolution:

H. J. R. No. 5 — Mr. Young. Proposing an amendment to the Constitution of the State of Ohio by adding thereto an article to be designated as Article XIX.—THE SELECTION OF STATE, COUNTY AND TOWNSHIP OFFICERS.

Be it resolved by the General Assembly of the State of Ohio, three-fifths of the members elected to each house concurring therein: That, for the purpose of procuring a Short Ballot, a proposal shall be sub-

mitted to the electors of this state in manner provided by law, on the first Tuesday after the first Monday in November, 1913, to amend the constitution of the state, by adding thereto an article to be numbered Article XIX, which shall read as follows:

ARTICLE XIX.

THE SELECTION OF STATE, COUNTY AND TOWNSHIP OFFICERS.

SECTION 1. The executive department shall consist of a governor and a lieutenant governor who shall be elected by the electors of the state; and, also a secretary of state, an auditor of state, a treasurer of state and an attorney general, who shall be appointed by the governor. Their terms of office shall be two years, and shall commence on the second Monday of January next after each election of the governor, and shall continue until their successors shall be elected or appointed, and have qualified as provided by law.

The general assembly shall provide by law for the election or appointment of all county and township officers.

Laws shall be passed by the general assembly providing a form of government for such counties and the townships therein as may adopt the same; but no such form of government shall become operative in any county until it shall have been submitted to the electors of such county in the manner provided by law and shall have been adopted by a majority of those voting thereon. When such form of government is adopted the officers provided for therein shall succeed to and may exercise, in such manner as shall be prescribed by law, all powers given to county and township officers by the constitution and laws of this state.

SECTION 2. At the first session of the general assembly after the adoption of this amendment and thereafter at the session thereof during which the apportionment of this state for members of the general assembly shall be made or if made when the general assembly is not in session, then at the next session held thereafter, each senatorial district entitled to more than one senator shall be divided by the general assembly into as many sub-districts as the minimum number of senators allotted to such district and each county entitled to more than one representative shall be divided into as many districts as the minimum number of representatives allotted to such county, for any session in each decennial period. Each of such senatorial sub-districts and representative districts shall be numbered. Senators and representatives shall be elected biennially by the electors of the respective counties or districts or sub-districts, and they shall have resided in their respective counties, districts or sub-districts for one year next preceding their election unless they shall have been absent on the public business of the United States or of this state. Whenever senatorial districts annexed to each other under the provisions of this constitution are entitled to two senators, one shall be elected from each of the districts so annexed. Senators in addition to those to which any senatorial district may be entitled for excess of population above the ratio of representation in the senate shall be elected at large by the electors of such senatorial district; and representatives in addition to those to which any county may be entitled for excess of population above the ratio of representation in the house of representatives shall be elected at large by the electors of such county.

All such senatorial sub-districts and representative districts shall be composed of compact territory, shall be as nearly equal in population as is feasible, and shall be bounded as far as is practicable by county or township lines, streets, alleys, avenues, public grounds, canals, water courses, municipal corporation lines, or center lines of public streets or railroads; and when once defined by law the same shall not be changed until after the next decennial apportionment is made.

SECTION 3. Every elective officer holding office when this amendment is adopted shall continue to hold such office for the full term for which he was elected and until his successor shall have been elected or appointed and has qualified as provided by law.

SECTION 4. At such election this amendment shall be placed on the official ballot in manner prescribed by law as: "ARTICLE XIX — THE SELECTION OF STATE, COUNTY AND TOWNSHIP OFFICERS", or in other language sufficient to clearly designate it.

SECTION 5. This amendment shall take effect on the first day of January, 1914, and all provisions of the constitution conflicting herewith are hereby repealed.

The resolution was laid over under the rule.

Mr. Reid offered the following resolution:

H. R. No. 26 — Mr. Reid.

Resolved, That the clerk be, and he hereby is, instructed to cause to be printed one thousand extra copies of H. B. No. 17 — Mr. Reid.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 87, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Conover,	Kessler,	Robinson,
Agler,	Cooper,	Kilrain,	Schaefer,
Anderson,	Criswell,	King,	Schweikert,
Appenzeller,	of Morrow,	of Franklin,	Scott,
Barthelmeh,	Davis,	Kramer,	Shanley,
Beatty,	Deaton,	Leist,	Siebert,
Beyer,	Detrick,	Lowry,	Smith, of Morgan,
Bigelow,	Dickson,	Lustig,	Snyder,
Bishop,	Diser,	McCormick,	of Hamilton,
Black,	Donaldson,	McGuffey,	Snyder,
of Hamilton,	Doster,	Mills,	of Pickaway,
Black,	Ertel,	Morris,	Stivers,
of Wyandot,	Fell,	Mueller,	Thatcher,
Boggs,	Foreman,	Murphy,	Thomas,
Bonnell,	Frick,	Nungesser,	Venus,
Bour,	Guthrie,	Nye,	Vollmer,
Brennan,	Hastings,	Pence,	Vonderheide,
Brown,	Hoaglin,	Plank,	Walsh,
of Ashland,	Holl,	Quinlisk,	Welsh,
Brown, of Union,	Hoover,	Read, of Summit,	White,
Cameron,	Hunter,	Reid, of Fayette,	Williams,
Capelle,	Kathe,	Reighard,	Wintermute,
Carroll,	Kemerer,	Reynolds,	Woodworth — 87.
Chapman,	Kennedy,		

The resolution was adopted.

Mr. Welsh moved that the use of the hall of the House be granted on next Monday and Tuesday evenings for a joint meeting of the committees on liquor traffic and temperance.

The motion was agreed to.

By unanimous consent the following bill was introduced and read the first time:

H. B. No. 92 — Mr. Cooper. To amend section 8622 of the General Code, relating to perpetuities and entailed estates.

Mr. Bigelow moved that the Committee on Cities be relieved of further consideration of H. B. No. 61, and that the bill be recommitted to the Committee on Labor.

The motion was agreed to and the bill ordered so committed.

On motion of Mr. Lowry, the House adjourned until Monday, January 20th, at 5:00 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Monday, January 20, 1913, 5:00 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by Dr. Washington Gladden, of Columbus.

The journal of the last legislative day was read and approved.

The Honorable W. O. Jackson, of Clark county, presented certificate of election as member of the house of representatives in the Eightieth General Assembly of Ohio, and having taken an oath administered by the speaker, to support the constitution of United States and the constitution of Ohio, and also an oath of office, entered upon the discharge of his duties.

Mr. Lowry arose to a question of privilege, and asked that his vote be recorded on H. J. R. No. 3 — Mr. Black, of Hamilton. His name being called, Mr. Lowry voted yea.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 11, Mr. Green.

To provide for registration of persons employed to advocate or oppose legislative measures, and to regulate the method of such advocacy or opposition.

Attest

W. V. GOSHORN,
Clerk,

Mr. Lowry moved that S. B. No. 11—Mr. Green, be laid on the table.

The motion was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 6—Mr. Hudson.

Memorial to Congress relative to system of national highways,

Attest:

W. V. GOSHORN,
Clerk,

Mr. Hite moved that the rules be suspended and S. J. R. No. 6—Mr. Hudson, be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted—yeas 112, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilpatrick,	Rhulman,
Agler,	of Morrow,	Kilrain,	Robinson,
Appenzeller,	Davis,	King,	Schaefer,
Barthelmeh,	Deaton,	of Ashtabula,	Schweikert,
Beatty,	Detrick,	King,	Shanley,
Behne,	Dickson,	of Franklin,	Siebert,
Bishop,	Donaldson,	Kramer,	Smith, of Butler,
Black,	Doster,	Lambert,	Smith, of Morgan,
of Hamilton,	Duffey,	Leist,	Snyder,
Black,	Ertel,	Lowry,	of Hamilton,
of Wyandot,	Etling,	Lustig,	Snyder,
Bonnell,	Fell,	McCormick,	of Pickaway,
Bour,	Fellinger,	McGuffey,	Stivers,
Brennan,	Freeman,	Mills,	Sweeney,
Brown,	Frick,	Morris,	Terrell,
of Ashland,	Fulton,	Mueller,	Tetlow,
Brown, of Union,	Gilson,	Murphy,	Thatcher,
Cameron,	Guthery,	Nungesser,	Thomas,
Capelle,	Hastings,	Nye,	Venus,
Carroll,	Hite,	Orlikowski,	Vollmer,
Chapman,	Hoaglin,	Orrison,	Vonderheide,
Clark,	Hoffman,	Pence,	Walsh,
Collins,	Hoover,	Plank,	Warnes,
Colter,	Horwitz,	Plumb,	Welsh,
Conover,	Jackson,	Quinlisk,	White,
Cooper,	Jenkins,	Read, of Summit,	Williams,
Cowan,	Kathe,	Reid, of Fayette,	Winans,
Crawford,	Kemerer,	Reighard,	Wintermute,
Criswell,	Kennedy,	Reppert,	Winters,
of Coshocton,	Kessler,	Reynolds,	Woodworth,
			Young—112.

The resolution was adopted.

The following message was received from the Senate:

Mr Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 7—Mr. Zmunt.

Ratifying proposed amendment to the constitution of the United States providing for election by the people of United States senators.

Attest:

W. V. GOSHORN,
Clerk.

The resolution was laid over under the rule.

The following message was received from the Senate:

Mr Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 8—Mr. Friebohn.

Authorizing printing of additional copies of Senate bill No. 7.

Attest:

W. V. GOSHORN,
Clerk.

The resolution was laid over under the rule.

Mr. Welsh offered the following resolution:

H. R. No. 27—Mr. Welsh.

WHEREAS, The people of the state of Ohio adopted a constitutional amendment providing for the regulating of the liquor traffic in accordance with the terms thereof, and

WHEREAS, The people of Ohio are desirous of settling this question by a regulatory measure, and it is incumbent upon all those who have to do with the passage of such measure to gain such wisdom and knowledge concerning the necessary legislation as is possible; therefore,

Be it resolved by the House of Representatives, That the governor be invited to be present at all hearings at which this question is discussed.

By unanimous consent the rules were suspended and the resolution was considered at once.

The question being "Shall the resolution be adopted?", the resolution was adopted.

Mr. Orrison offered the following resolution:

H. R. No. 28—Mr. Orrison.

Resolved by General Assembly of Ohio, That two hundred copies of the following house bills be printed for distribution:

House Bill 20.

House Bill 21.

House Bill 22.

House Bill 23.

House Bill 53.

House Bill 54.

By unanimous consent the rules were suspended and the resolution was considered at once.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted—yeas 110, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Boggs,	Collins,	Dickson,
Agler,	Bonnell,	Colter,	Donaldson,
Anderson,	Bour,	Conover,	Doster,
Appenzeller,	Brennan,	Cooper,	Duffey,
Barthelmeh,	Brown,	Cowan,	Ertel,
Beatty,	of Ashland,	Criswell,	Etling,
Behne,	Brown, of Union,	of Coshocton,	Fell,
Bishop,	Cameron,	Criswell,	Fellinger,
Black,	Capelle,	of Morrow,	Freeman,
of Hamilton,	Carroll,	Davis,	Frick,
Black,	Chapman,	Deaton,	Fulton,
of Wyandot,	Clark,	Detrick,	Gilson,

Those who voted in the affirmative are: Messrs.—Concluded.

Guthery,	Kramer,	Quinlisk,	Sweeney,
Hastings,	Lambert,	Read, of Summit,	Terrell,
Hite,	Leist,	Reid, of Fayette,	Tetlow,
Hoaglin,	Lowry,	Reighard,	Thatcher,
Hoffman,	Lustig,	Reppert,	Thomas,
Hoover,	McCormick,	Reynolds,	Venus,
Horwitz,	McGuffey,	Rhulman,	Vollmer,
Hunter,	Mills,	Robinson,	Vonderheide,
Jackson,	Morris,	Schaefer,	Walsh,
Kathe,	Mueller,	Schweikert,	Warnes,
Kemerer,	Murphy,	Shanley,	White,
Kennedy,	Nungesser,	Siebert,	Williams,
Kessler,	Nye,	Smith, of Butler,	Winans,
Kilpatrick,	Orlikowski,	Smith, of Morgan,	Wintermute,
King,	Orrison,	Snyder,	Winters,
of Ashtabula,	Pence,	of Hamilton,	Woodworth,
King,	Plank,	Snyder,	Young—110.
of Franklin,	Plumb,	of Pickaway,	

The resolution was adopted.

Mr. Fulton offered the following resolution:

H. J. R. No. 6 — Mr. Fulton: Relating to the assignment of committee rooms.

WHEREAS, By the rules of the House of Representatives, the committee rooms assigned to the use of the House are under the control of its clerk and are to be by him assigned to the various committees for their use; and,

WHEREAS, There are forty-three standing committees, each of which, for the proper transaction of business entrusted to it, is under necessity of holding frequent meetings; and,

WHEREAS, The number of committee rooms so to be assigned by such clerk is utterly inadequate; and,

WHEREAS, By sufferance only, the officers and employees of the late constitutional convention are continuing to occupy one of such committee rooms, being that one located immediately west of what is known as the press room of the House; and,

WHEREAS, It is absolutely necessary that such room should be had as a place in which to hold meetings of some of the committees of the House; therefore,

Be it resolved by the General Assembly, That such officers and employees of the late constitutional convention be, and they hereby are, required to vacate such room forthwith, that the sergeant-at-arms of the House is directed to see that this resolution is complied with and the clerk of the House is directed and required to cause such room so vacated to be assigned for use to some of the standing committees of the House.

The resolution was laid over under the rule.

Mr. Morris offered the following resolution:

H. R. No. 29 — Mr. Morris.

Resolved, That the clerk of the House be, and he is hereby, authorized and instructed to supply complete files of all printed bills and resolutions to individuals, firms, associations or corporations desiring to procure the same and to charge therefor such sum as may be equitable but sufficient in each case to recompense the state for the cost of printing and

mailing the same. Authority is hereby given to pay such postage out of the contingent fund of the House, but the clerk is required to account to the auditor and treasurer of state for all moneys collected or received by him under this resolution.

Resolved further, That the clerk be, and he hereby is, authorized to supply without charge for postage or otherwise complete files of all such bills and resolutions to any college, public library or other public institution desiring the same.

Mr. Morris moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 105, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kennedy,	Reynolds,
Agler,	of Coshocton,	Kessler,	Rhulman,
Anderson,	Criswell,	Kilpatrick,	Robinson,
Appenzeller,	of Morrow,	Kilrain,	Schaefer,
Barthelmeh,	Davis,	King,	Schweikert,
Beatty,	Deaton,	of Ashtabula,	Shanley,
Behne,	Detrick,	King,	Siebert,
Bishop,	Dickson,	of Franklin,	Smith, of Butler,
Black,	Donaldson,	Kramer,	Smith, of Morgan,
of Hamilton,	Doster,	Lambert,	Snyder,
Black,	Duffey,	Leist,	of Hamilton,
of Wyandot,	Ertel,	Lowry,	Snyder,
Boggs,	Fellinger,	Lustig,	of Pickaway,
Bonnell,	Freeman,	McCormick,	Terrell,
Bour,	Frick,	McGuffey,	Thomas,
Brennan,	Fulton,	Morris,	Venus,
Brown,	Gilson,	Mueller,	Vollmer,
of Ashland,	Guthery,	Murphy,	Vonderheide,
Brown, of Union,	Hastings,	Nye,	Walsh,
Cameron,	Hite,	Orlikowski,	Warnes,
Capelle,	Hoaglin,	Orrison,	Welsh,
Carroll,	Hoffman,	Pence,	White,
Chapman,	Hoover,	Plank,	Williams,
Clark,	Horwitz,	Plumb,	Winans,
Collins,	Hunter,	Quinlisk,	Wintermute,
Conover,	Jackson,	Read, of Summit,	Winters,
Cooper,	Jenkins,	Reid, of Fayette,	Woodworth,
Cowan,	Kathe,	Reighard,	Young—105.
Crawford,	Kemerer,		

The resolution was adopted.

Mr. Cowan offered the following resolution:

H. R. No. 30. Mr. Cowan.

Resolved, That George Cartwright, who has been detailed for the purpose from the office of the auditor of state, be, and he hereby is, employed to act as accounting secretary for the Finance committee, he to receive during his term of service to such committee the same per diem as the clerk of the House receives.

Mr. Cowan moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 109, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Robinson,
Anderson,	Detrick,	of Ashtabula,	Schaefer,
Barthelmeh,	Dickson,	King,	Schweikert,
Beatty,	Donaldson,	of Franklin,	Shanley,
Behne,	Doster,	Kramer,	Siebert,
Bishop,	Duffey,	Lambert,	Smith, of Butler,
Black,	Ertel,	Leist,	Smith, of Morgan,
of Hamilton,	Etling,	Lowry,	Snyder,
Black,	Fell,	Lustig,	of Hamilton,
of Wyandot,	Kellinger,	McCormick,	Snyder,
Boggs,	Freeman,	McGuffey,	of Pickaway,
Bonnell,	Frick,	Mills,	Sweeney,
Bour,	Fulton,	Morris,	Terrell,
Brennan,	Guthery,	Mueller,	Tetlow,
Brown,	Hastings,	Murphy,	Thatcher,
of Ashland,	Hite,	Nungesser,	Thomas,
Brown, of Union,	Hoaglin,	Nye,	Venus,
Capelle,	Hoffman,	Orlikowski,	Vollmer,
Carroll,	Hoover,	Orrison,	Vonderheide,
Chapman,	Horwitz,	Pence,	Walsh,
Clark,	Hunter,	Plank,	Warnes,
Collins,	Jackson,	Plumb,	Welsh,
Colter,	Jenkins,	Quinlisk,	White,
Conover,	Kathe,	Read, of Summit,	Williams,
Cooper,	Kemerer,	Reid, of Fayette,	Winans,
Cowan,	Kennedy,	Reighard,	Wintermute,
Crawford,	Kessler,	Reppert,	Winters,
Criswell,	Kilpatrick,	Reynolds,	Woodworth,
of Morrow,	Kilrain,	Rhulman,	Young—109.
Davis,			

The resolution was adopted.

Mr. Carroll offered the following joint resolution:

H. J. R. No. 7—Mr. Carroll. Relative to granting home rule to Ireland.

WHEREAS, The people of Ireland for many years have been struggling for home rule only to have from time to time their aspirations denied; and

WHEREAS, Their struggles for liberty have appealed to all true Americans who love freedom; and

WHEREAS, The British House of Commons on January 16, 1913, by a vote of one hundred and ten (110) majority passed the home rule bill for Ireland; therefore be it

Resolved, That the 80th General Assembly of Ohio congratulate the British House of Commons and the people of Ireland upon the passage through the commons of the home rule bill and that the secretary of state of Ohio be requested to forward a copy of these resolutions, to the Honorable Henry H. Asquith, prime minister of England; Honorable John E. Redmond, chairman of the Irish parliamentary party and the Honorable Augustine Birrell, chief secretary of Ireland.

The resolution was laid over under the rule.

On motion of Mr. Lowry the house adjourned.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Tuesday, January 21, 1913. 1:30 o'clock, p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend Dr. J. K. King, of Columbus.

The journal of yesterday was read and approved.

H. B. No. 89—Mr. Cowan, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted—yeas 115, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kennedy,	Reynolds,
Agler,	of Coshocton,	Kessler,	Rhulman,
Anderson,	Criswell,	Kilpatrick,	Robinson,
Appenzeller,	of Morrow,	Kilrain,	Schaefer,
Barthelmeh,	Davis,	King,	Schweikert,
Beatty,	Deaton,	of Ashtabula,	Shanley,
Behne,	Detrick,	King,	Siebert,
Beyer,	Dickson,	of Franklin,	Smith, of Butler,
Bigelow,	Diser,	Kramer,	Smith, of Morgan,
Bishop,	Doster,	Lambert,	Snyder,
Black,	Duffey,	Leist,	of Hamilton,
of Hamilton,	Ertel,	Lowry,	Snyder,
Black,	Etling,	Lustig,	of Pickaway,
of Wyandot,	Fell,	McCormick,	Stivers,
Boggs,	Fellinger,	McGuffey,	Sweeney,
Bonnell,	Freeman,	Mills,	Terrell,
Bour,	Frick,	Morris,	Tetlow,
Brennan,	Fulton,	Mueller,	Thatcher,
Brown,	Guthery,	Murphy,	Thomas,
of Ashland,	Hastings,	Nungesser,	Venus,
Brown, of Union,	Hite,	Nye,	Vollmer,
Cameron,	Hoaglin,	Orlikowski,	Walsh,
Capelle,	Hoffman,	Orrison,	Warnes,
Carroll,	Holl,	Pence,	Welsh,
Chapman,	Hoover,	Plank,	White,
Clark,	Horwitz,	Plumb,	Williams,
Collins,	Hunter,	Quinlisk,	Winans,
Conover,	Jackson,	Read, of Summit,	Wintermute,
Cooper,	Jenkins,	Reid, of Fayette,	Winters,
Cowan,	Kathe,	Reighard,	Woodworth,
Crawford,	Kemerer,	Reppert,	Young—115

The bill was passed. The title was agreed to.

H. J. R. No. 5—Mr. Young, was taken up. Mr. Young moved that the resolution be referred to the committee on Privileges and Elections.

The motion was agreed to.

S. J. R. No. 7—Mr. Zmunt, was taken up. Mr. Black, of Hamilton, moved that the resolution be referred to the committee on Privileges and Elections.

The motion was agreed to.

S. J. R. No. 8—Mr. Friebohn, was taken up.

The question being, "Shall the resolution be adopted?", Mr. Kilpatrick moved to refer the resolution to a select committee of one, with instructions to amend as follows:

In line 3, strike out the word "presented", and insert the word "printed".

The amendment was agreed to, and Mr. Kilpatrick was appointed such committee, and reported the resolution amended as instructed.

The question recurring on the adoption of the resolution, the yeas and nays were taken and resulted — yeas 115, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Kemerer,	Robinson,
Agler,	Criswell,	Kennedy,	Schaefer,
Anderson,	of Coshocton,	Kessler,	Schweikert,
Appenzeller,	Criswell,	Kilpatrick,	Shanley,
Barthelmeh,	of Morrow,	Kilrain,	Siebert,
Beatty,	Davis,	King,	Smith, of Butler,
Behne,	Deaton,	of Franklin,	Smith, of Morgan,
Beyer,	Detrick,	Kramer,	Snyder,
Bigelow,	Dickson,	Lambert,	of Hamilton,
Bishop,	Diser,	Leist,	Snyder,
Black,	Donaldson,	Lowry,	of Pickaway,
of Hamilton,	Doster,	Lustig,	Stivers,
Black,	Duffey,	McCormick,	Sweeney,
of Wyandot,	Ertel,	McGuffey,	Terrell,
Boggs,	Etling,	Mills,	Tetlow,
Bonnell,	Fell,	Morris,	Thatcher,
Bour,	Fellinger,	Mueller,	Thomas,
Brennan,	Freeman,	Murphy,	Venus,
Brown,	Frick,	Nungesser,	Vollmer,
of Ashland,	Fulton,	Nye,	Vonderheide,
Brown, of Union,	Gilson,	Orlikowski,	Walsh,
Cameron,	Guthery,	Orrison,	Warnes,
Capelle,	Hastings,	Pence,	Welsh,
Carroll,	Hite,	Plank,	White,
Chapman,	Hoaglin,	Plumb,	Williams,
Clark,	Hoffman,	Quinlisk,	Winans,
Collins,	Holl,	Read, of Summit,	Wintermute,
Colter,	Hoover,	Reighard,	Winters,
Conover,	Horwitz,	Reppert,	Woodworth,
Cooper,	Jenkins,	Reynolds,	Young—115.
Cowan,	Kathe,	Rhulman	

The resolution was adopted

2:00 o'clock p. m.

H. B. No. 69 — Mr. Black, of Wyandot, being a special order for this hour, was taken up, having previously been read the third time.

The question being, "Shall the bill pass?", Mr. Horwitz demanded a call of the house, which was duly seconded taken and 120 members answered to their names.

Those absent are: Messrs. Conway, Foreman and Scott.

On motion of Mr. Horwitz, further proceedings under the call were dispensed with.

The question recurring on the passage of H. B. No. 69 — Mr. Black, of Wyandot, Mr. Black, of Wyandot, moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out all after the period in line 2 and in lieu thereof insert the following:

"Any person, firm, corporation, or association, or any officer or employe of a corporation or association acting for or on behalf of such

corporation or association, who or which directly or indirectly employ any person or persons, firm, corporation or association to promote, advocate, amend or oppose in any manner any matter pending or that might legally come before the general assembly or either house thereof, or a committee of the general assembly or of either house thereof, shall within one week from the date of such employment furnish in a signed statement to the secretary of state the following information, to-wit:

1. If an individual, his full name, place of residence, and place of business.

2. If a firm, its correct firm name, place of business, and the full name and place of residence of each partner.

3. If a corporation or association, its full name, the location of its principal place of business, whether a corporation or voluntary association, whether a domestic or foreign corporation, and the names and the places of residence of each of its officers.

4. The nature and kind of his, their, or its business, occupation or employment.

5. The full name, place of residence and occupation of each person, firm, corporation or association so employed, together with the full period of employment.

6. The exact subject-matter pending or that might legally come before the general assembly or either house thereof or before any committee thereof with respect to which such person, firm, corporation or association is so employed.

7. When any change, modification or addition to such employment or the subject-matter of the employment is made, the employer shall within one week of such change, modification or addition furnish in writing full information regarding the same to the secretary of state.

The secretary of state shall immediately enter all such information, appropriately indexed so as to show all employes and the subject-matter of such employment, in a separate book to be kept for that purpose in the office of the secretary of state, which book at all times shall be open to public inspection. Upon the payment of the fee hereinafter provided for, the secretary of state shall issue to each person or to the representative of any firm, corporation or association, so employed, a certificate showing the name of the person to whom the certificate is issued, the name or names of his employers, the particular matter in respect to which such person is so employed, and the duration of the employment. A new certificate shall be required and issued upon any change, modification or addition being made to such employment. Such certificate shall be prima facie evidence during the period of the employment therein recited, but not to exceed two years, of compliance with this section by the employer and employe named in said certificate. Provided, that nothing in this section shall apply to a bona fide newspaper, journal or magazine, or a bona fide news bureau or association which in turn furnishes such information solely to bona fide newspapers, journals or magazines, in employing correspondents to furnish information or news for publication only.

SECTION 2. No person who has received, or who has been promised, or who expects to receive, directly or indirectly, any compensation therefor shall appear before any committee of the general assembly or either house thereof, or promote, advocate, oppose or seek to have amended in any manner any matter pending or that might legally come before the general assembly or either house thereof, or before a com-

mittee of the general assembly, or of either house thereof, unless he shall have first received from the secretary of state a certificate showing that the name of such person has been furnished to the secretary of state in conformity with the law with respect to the particular matter in hand. Nothing herein contained shall apply to or interfere with the furnishing of information or news to any bona fide newspaper, journal or magazine for publication, or to any news bureau or association which in turn furnishes the said information or news only to bona fide newspapers, journals or magazines for publication. Nothing herein contained shall apply to any person who appears in response to a written invitation from the general assembly or either house thereof, or appears in response to a written invitation from any duly appointed committee of such general assembly or either house thereof.

SECTION 3. No person, firm, corporation or association shall be employed with respect to any matter pending or that might legally come before the general assembly or either house thereof, or before a committee of the general assembly or either house thereof for a compensation dependent in any manner upon the passage, defeat, or amendment of any such matter, or upon any other contingency whatever in connection therewith.

SECTION 4. Within thirty days after the final adjournment of any session of the general assembly every person, firm, corporation or association that has employed any person, firm, corporation or association, or has paid or expended or promised to pay or expend any money or other thing of value in relation to any matter that was pending or that might legally have come before such session of the general assembly or either house thereof, or a committee of the general assembly or either house thereof, shall file with the secretary of state an itemized statement, verified by the oath of such person, or, if a firm, by a member thereof, or, if a corporation or association, by an officer thereof, showing in detail all expenses paid, incurred or promised, directly or indirectly, in connection with any matter that was pending or that might legally have come before the general assembly or either house thereof, or a committee of the general assembly or either house thereof during such previous session, with the names of the payees and the amounts paid to each, including all disbursements made, incurred or promised to any person, firm, corporation or association; and also specifying the nature of the matter that was pending or that might legally have come before the general assembly or either house thereof, and the interest of the person, firm, corporation or association therein. Every person who receives, either individually or as an officer, agent, employe, or counsel, any money or thing of value to be expended or used by him in relation to any matter pending or that might legally come before the general assembly or either house thereof, or a committee of the general assembly or either house thereof at any session of the general assembly, shall within thirty days after the final adjournment of such session of the general assembly file with the secretary of state an itemized statement, verified by the oath of such person, showing in detail all the money or other thing of value so received or expended by him, and all liabilities directly or indirectly incurred by him in connection with such matter. Such statement shall contain the full name and address of the person making the same, and the names and addresses of each person, firm, committee, corporation or association to whom any money or thing of value was paid or promised, whether directly or indirectly, the purpose

for which, the place where, and the date when each item of money or other thing of value was paid or promised by such person, and the balance in hand of such accounting person and the disposition to be made thereof.

SECTION 5. The provisions of this act shall not be construed as affecting professional services in drafting bills, preparing arguments thereon, or in advising clients and rendering opinions as to the construction and the effect of proposed or pending legislation where such professional services are not otherwise connected with legislative action.

SECTION 6. Any person who violates any of the provisions of this act, whether acting either individually or as an officer, agent, employe or counsel of a person, firm, corporation or association, or any person, whether acting individually, as an officer, employe, agent or counsel of a firm, corporation or association, who causes or participates in any violation of the provisions of this act, shall upon conviction be fined not less than two hundred dollars nor more than five thousand dollars or be imprisoned in the penitentiary for a term of not less than one year nor more than two years, or both. Any association or corporation which violates, or causes or participates in any violation of any of the provisions of this act shall for each offense be fined not less than two hundred dollars nor more than five thousand dollars. The prosecution of one or more of the officers or employes of such corporation or association shall not be a bar to the prosecution and conviction of the corporation or association for such offense.

SECTION 7. In any prosecution under this act, the attorney-general or any of his assistants designated by him, may appear on behalf of the state before any grand jury or petit jury in any county of the state.

SECTION 8. The secretary of state shall charge and collect, and be entitled to receive from the employer the sum of three dollars for each certificate necessary under the provisions of this act. The secretary of state shall neither receive nor file any such statement or issue any such certificate unless the fee herein prescribed has been paid.

SECTION 9. This act is hereby declared to be an emergency act, and that its enactment is necessary for the immediate preservation of public safety. The necessity therefor lies in the fact that the public welfare and safety requires that the deliberations of the present general assembly shall be free from intervention and its members, in the performance of their duties, protected from solicitations by persons representing interests that are undisclosed and principals who are unknown.

The motion was agreed to, and Mr. Black, of Wyandot, was appointed such committee, and reported the bill amended as instructed.

Mr. Gilson moved to refer the bill to a select committee of one, with instructions to amend as follows: Add section 10.

"The provisions of this act shall not be construed as affecting any member of the Burns' detective agency, nor shall they be punished for false registration."

The speaker declared the amendment was not germane to the bill and that the same was out of order.

Mr. Woodworth moved to refer the bill to a select committee of one, with instructions to amend as follows: After the period in line 130. add the following:

"At least once a week during a session of the legislature the secretary of state shall furnish all members of the house and senate with a

correct and printed list of all persons to whom certificates have been issued."

Mr. Reid raised a point of order that an amendment could not be amended.

The speaker sustained the point of order.

The question recurring on the passage of H. B. No. 69 — Mr. Black, of Wyandot, Mr. Warnes demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 114, nays 5, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kennedy,	Rhulman,
Appenzeller,	of Coshocton,	Kessler,	Robinson,
Barthelmeh,	Criswell,	Kilpatrick,	Schaefer,
Beatty,	of Morrow,	Kilrain,	Schweikert,
Behne,	Davis,	King,	Shanley,
Beyer,	Deaton,	of Ashtabula,	Siebert,
Bigelow,	Detrick,	King,	Smith, of Butler,
Bishop,	Dickson,	of Franklin,	Smith, of Morgan,
Black,	Diser,	Kramer,	Snyder,
of Hamilton,	Donaldson,	Lambert,	of Hamilton,
Black,	Doster,	Leist,	Snyder,
of Wyandot,	Duffey,	Lowry,	of Pickaway,
Boggs,	Ertel,	Lustig,	Stivers,
Bonnell,	Etling,	McCormick,	Sweeney,
Bour,	Fell,	McGuffey,	Terrell,
Brennan,	Fellinger,	Mills,	Tetlow,
Brown,	Freeman,	Morris,	Thatcher,
of Ashland,	Frick,	Mueller,	Thomas,
Brown, of Union,	Fulton,	Murphy,	Venus,
Cameron,	Guthery,	Nungesser,	Vollmer,
Capelle,	Hastings,	Nye,	Vonderheide,
Carroll,	Hite,	Orlikowski,	Walsh,
Chapman,	Hoaglin,	Orrison,	Warnes,
Clark,	Hoffman,	Pence,	Welsh,
Collins,	Holl,	Plank,	White,
Colter,	Hoover,	Plumb,	Williams,
Conover,	Horwitz,	Quinlisk,	Winans,
Cooper,	Hunter,	Reid, of Fayette,	Wintermute,
Cowan,	Jenkins,	Reighard,	Winters,
Crawford,	Kathe,	Reppert,	Young,
	Kemerer,	Reynolds,	Mr. Speaker—114.

Those who voted in the negative are: Messrs. Agler, Anderson, Jackson, Read, of Summit, Woodworth.

The bill was passed.

And thereupon by direction of the Speaker, on the adoption of section 9 of said bill, being the emergency section, the yeas and nays were taken and resulted — yeas 115, nays one, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bigelow,	Bonnell,	Capelle,
Anderson,	Bishop,	Pour,	Carroll,
Appenzeller,	Black,	Brennan,	Chapman,
Barthelmeh,	of Hamilton,	Brown,	Clark,
Beatty,	Black,	of Ashland,	Collins,
Behne,	of Wyandot,	Brown, of Union,	Colter,
Beyer,	Boggs,	Cameron,	Conover,

Those who voted in the affirmative are: Messrs.—Concluded.

Cooper,	Hite,	McCormick,	Smith, of Morgan,
Cowan,	Hoaglin,	McGuffey,	Snyder,
Crawford,	Hoffman,	Mills,	of Hamilton,
Criswell,	Holl,	Morris,	Snyder,
of Coshocton,	Hoover,	Murphy,	of Pickaway,
Criswell,	Horwitz,	Nungesser,	Stivers,
of Morrow,	Hunter,	Nye,	Sweeney,
Davis,	Jackson,	Orlikowski,	Terrell,
Deaton,	Jenkins,	Orrison,	Tetlow,
Detrick,	Kathe,	Pence,	Thatcher,
Dickson,	Kemerer,	Plank,	Thomas,
Diser,	Kennedy,	Plumb,	Venus,
Donaldson,	Kessler,	Quinisk,	Vollmer,
Doster,	Kilpatrick,	Reid, of Fayette,	Vonderheide,
Duffey,	Kilrain,	Reighard,	Walsh,
Ertel,	King,	Reppert,	Warnes,
Etling,	of Ashtabula,	Reynolds,	Welsh,
Fell,	King,	Rhulman,	White,
Fellinger,	of Franklin,	Robinson,	Williams,
Freeman,	Kramer,	Schaefer,	Winans,
Frick,	Lambert,	Schweikert,	Wintermute,
Fulton,	Leist,	Shanley,	Winters,
Guthery,	Lowry,	Siebert,	Woodworth,
Hastings,	Lustig,	Smith, of Butler,	Young—115.

Mr. Read voted in the negative.

The emergency section, having received a constitutional majority, was adopted.

The title was agreed to.

H. J. R. No. 6—Mr. Fulton, was taken up.

Mr. Fulton moved that the resolution be referred to the committee on Federal Relations.

The motion was agreed to.

H. J. R. No. 7 — Mr. Carroll, was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 114, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brown, of Union,	Doster,	Kemerer,
Agler,	Cameron,	Duffey,	Kennedy,
Anderson,	Capelle,	Ertel,	Kessler,
Appenzeller,	Carroll,	Etling,	Kilpatrick,
Barthelmeh,	Chapman,	Fell,	Kilrain,
Beatty,	Clark,	Fellinger,	King,
Behne,	Collins,	Freeman,	of Ashtabula,
Beyer,	Colter,	Frick,	King,
Bigelow,	Conover,	Fulton,	of Franklin,
Bishop,	Cooper,	Guthery,	Kramer,
Black,	Cowan,	Hastings,	Lambert,
of Hamilton,	Crawford,	Hite,	Leist,
Black,	Criswell,	Hoaglin,	Lowry,
of Wyandot,	of Coshocton,	Hoffman,	Lustig,
Boggs,	Davis,	Holl,	McCormick,
Bonnell,	Deaton,	Hoover,	McGuffey,
Bour,	Detrick,	Horwitz,	Mills,
Brennan,	Dickson,	Hunter,	Morris,
Brown,	Diser,	Jenkins,	Mueller,
of Ashland,	Donaldson,	Kathe,	Murphy,

Those who voted in the affirmative are: Messrs.—Concluded.

Nungesser,	Reppert,	Snyder,	Venus,
Nye,	Reynolds,	of Hamilton,	Vollmer,
Orlikowski,	Rhulman,	Snyder,	Vonderheide,
Orrison,	Robinson,	of Pickaway,	Walsh,
Pence,	Schaefer,	Stivers,	Warnes,
Plank,	Schweikert,	Sweeney,	Welsh,
Plumb,	Shanley,	Terrell,	White,
Quinlisk,	Siebert,	Tetlow,	Williams,
Read, of Summit,	Smith, of Butler,	Thatcher,	Winans,
Reid, of Fayette,	Smith, of Morgan,	Thomas,	Wintermute,
Reighard,			Winters—114.

The resolution was adopted.

On motion of Mr. Kilpatrick the constitutional rule requiring bills to be fully read on three different days was dispensed with, and the following bills on the calendar for second reading were read the second time by their titles and referred as follows:

H. B. No. 71 — Mr. Kessler. To the committee on Public Health.

H. B. No. 72 — Mr. Mills. To the committee on Labor.

H. B. No. 73 — Mr. Young. To the committee on Privileges and Elections.

H. B. No. 74 — Mr. Young. To the committee on Privileges and Elections.

H. B. No. 75 — Mr. Young. To the committee on Privileges and Elections.

H. B. No. 76 — Mr. Carroll. To the committee on Cities.

H. B. No. 77 — Mr. King. To the committee on Codes, Courts and Procedure.

H. B. No. 78 — Mr. McCormick. To the committee on Agriculture.

H. B. No. 79 — Mr. McCormick. To the committee on Benevolent and Penal Institutions.

H. B. No. 80 — Mr. Bonnell. To the committee on Agriculture.

H. B. No. 81 — Mr. Bigelow. To the committee on Appropriations and Finance.

H. B. No. 82 — Mr. Lowry. To the committee on Banks and Banking.

H. B. No. 83 — Mr. Warnes. To the committee on Taxation.

H. B. No. 84 — Mr. Mueller. To the committee on Public Waterways.

H. B. No. 85 — Mr. Chapman. To the committee on Public Health.

H. B. No. 86 — Mr. Vonderheide. To the committee on Judiciary.

H. B. No. 87 — Mr. Welsh. To the committee on Fish and Game.

H. B. No. 88 — Mr. Hoaglin. To the committee on Agriculture.

H. B. No. 90 — Mr. Kilpatrick, by request. To the committee on Benevolent and Penal Institutions.

H. B. No. 91 — Mr. Kilpatrick. To the committee on Judiciary.

H. B. No. 92 — Mr. Cooper. To the committee on Judiciary.

The following bills were introduced and read the first time:

H. B. No. 93 — Mr. Kennedy. To amend sections 8863, 8864 and 8866 of the General Code, relating to grade crossings.

H. B. No. 94 — Mr. Brown, of Ashland. Authorizing the appointment of two delegates from Ohio as members of a commission which

is to investigate European systems of rural credits and report thereon, and making appropriation therefor.

H. B. No. 95 — Mr. Woodworth. Relating to the granting of divorces and providing a defense in all suits.

H. B. No. 96 — Mr. Woodworth. To provide a fund for the care and support of cemeteries.

H. B. No. 97 — Mr. Woodworth. To provide for the transfer of one cemetery association to another.

H. B. No. 98 — Mr. Thatcher. To repeal sections 2700, 2701, 2702, 2703, 2704 and 2705 of the General Code, relating to the power of the probate judge to appoint annually two men to examine the condition of the county treasurer's office, and to the duties of the said examiners.

H. B. No. 99 — Mr. Thatcher. To repeal sections 2510, 2511, 2512, 2513, 2514, 2515 and 2516 of the General Code, relating to the power of the judge of the court of common pleas to appoint annually two men to examine the report of the county commissioners, and to the duties of the said examiners.

H. B. No. 100 — Mr. Tetlow. To provide for an eight hour day on public work in the state or in any political subdivision thereof, or by contractors or sub-contractors in behalf of the state or any political subdivision thereof and penalties for violation of same.

H. B. No. 101 — Mr. Tetlow. To make appropriations to complete the publication of the debates of the fourth constitutional convention.

H. B. No. 102 — Mr. Tetlow. To regulate the size and construction of all caboose cars used by any common carrier in this state.

H. B. No. 103 — Mr. Brennan. To amend section 5056 of the General Code relating to opening and closing of polls.

H. B. No. 104 — Mr. Fellingner. To provide against fraudulent advertising.

H. B. No. 105 — Mr. Schaefer. To provide for the examination and registration of nurses in Ohio.

H. B. No. 106 — Mr. Young. To supplement section 1713 of the General Code by the enactment of section 1713-1 relative to the election and jurisdiction of justices of the peace in certain townships.

H. B. No. 107 — Mr. Mills. To supplement section 614-12 of the General Code to provide for the valuation of public utilities.

H. B. No. 108 — Mr. Doster. To require safety devices to be placed on all passenger and freight elevator doors.

H. B. No. 109 — Mr. Schaefer. To amend section 5784 of the General Code, relating to the misbranding of drugs.

H. B. No. 110 — Mr. Doster. To amend sections 7755, 7756, 7757, 7758, 7759 of the General Code for the establishment of public schools for the deaf and blind.

H. B. No. 111 — Mr. Doster. To amend sections 8949, 8951 and 8954 of the General Code, relating to safety appliances upon railroad locomotives and cars, and to repeal sections 8946, 8947 and 8948 of the General Code.

H. B. No. 112 — Mr. Winters. To aid in defraying the expenses of maintaining permanent headquarters for the department of Ohio, Grand Army of the Republic, at Columbus.

H. B. No. 113 — Mr. Winters. To provide for the licensing of the traffic in intoxicating liquors.

H. B. No. 114 — Mr. Winters. To regulate the practice of natural methods of healing in the state of Ohio.

H. B. No. 115 — Mr. Reynolds. To provide for the appointment of an attorney to act as counsel for indigent prisoners in the police court.

H. B. No. 116 — Mr. Carroll. To regulate the practice of optometry.

H. B. No. 117 — Mr. Reighard. To amend section 3678 of the General Code relative to the appropriation of real estate.

H. B. No. 118 — Mr. McCormick. To repeal section 1416-1 relative to the protection of foxes, passed May 31, 1911.

H. B. No. 119 — Mr. Clark. To prohibit the employment under contract to any person, firm or corporation, of any persons confined in any workhouse of any municipality in this state.

H. B. No. 120 — Mr. Clark. To provide for the maintenance of minor children of prisoners confined in any penal institution in the state of Ohio.

H. B. No. 121 — Mr. Clark. To require certain officers of municipal corporations, and other subdivisions of this state, to furnish transcripts of the proceedings relating to the issue of bonds.

H. B. No. 122 — Mr. Clark, of Hamilton. To amend section 2633 of the Ohio General Code.

H. B. No. 123 — Mr. Capelle. To amend section 2591 of the General Code of Ohio, providing for remission of taxes because of injury to or destruction of buildings or structures during the current tax year.

H. B. No. 124 — Mr. Hoffman. To provide relief for the soldiers of 1862, known as Squirrel Hunters.

H. B. No. 125 — Mr. Acker. To amend section 5649-3d of the General Code, relating to appropriations for fiscal half year.

H. B. No. 126 — Mr. Acker. To provide against false statements, advertisements and misbranding of goods offered for sale and to prescribe penalties therefor.

H. B. No. 127 — Mr. Acker. To prohibit the importation of diseased cattle into the state.

H. B. No. 128 — Mr. Warnes. To amend sections 4681 and 4682 of the General Code, providing for the tax valuation and creation of village school district.

H. B. No. 129 — Mr. Gilson. To authorize the appointment of a school book commission, to regulate the price of school books, and to repeal sections 7709 and 7710 of the General Code.

H. B. No. 130 — Mr. Fulton. To amend section 3963 of the General Code relating to the furnishing of water to public schools and other institutions, as amended April 26, 1911, volume 102 Ohio Laws, pages 94 and 95.

H. B. No. 131 — Mr. Fulton (by request). To authorize the sale of certain portions of the abandoned Ohio canal in Licking county, Ohio, now held by Warren S. Weiant, of Newark, Ohio, and to provide for the cancellation of said lease.

H. B. No. 132 — Mr. Hite. To provide a system of highway laws for Ohio and to repeal all sections of the General Code and acts inconsistent herewith.

H. B. No. 133 — Mr. Hite. - Providing for the working of convicts imprisoned in the Ohio Penitentiary and repealing sections 2138 and 2208 of the General Code of Ohio.

H. B. No. 134 — Mr. Hite. Providing a levy and to create a fund for the purposes provided in the act passed May 31st, 1911, entitled, "an act creating a state highway department, defining the duties thereof

and providing aid in the construction and maintenance of highways and to repeal certain sections of the General Code" approved June 9th, 1911. (102 Ohio laws, pages 333-349), and for other purposes defined herein.

H. B. No. 135 — Mr. Snyder, of Pickaway. To amend section 13608 of the General Code, relative to the insanity of a person indicted for a criminal offense.

H. B. No. 136 — Mr. Snyder, of Pickaway. To amend section 11447 of the General Code, relating to the trial of civil cases.

H. B. No. 137 — Mr. Snyder, of Pickaway. To amend section 13675 of the General Code, relating to the trial of criminal cases.

H. B. No. 138 — Mr. Snyder, of Pickaway. Requiring electric, interurban and street railroads operating cars by electricity conducted through or along third rails, to construct and maintain fences on each side of their rights of way.

H. B. No. 139 — Mr. Cowan. Making appropriations for interest on the irreducible debt, for the support of the common schools, for the Miami university, the Ohio university, the state normal school or college of the Ohio university, the state normal school or college of the Miami university, the Ohio state university, and for the normal and industrial department of the Wilberforce university.

On motion of Mr. Cowan, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and H. B. No. 139 was read the second time by its title.

Mr. Cowan moved that H. B. No. 139 be printed.

The motion was agreed to and the bill was ordered printed.

The following bills were introduced and read the first time:

H. B. No. 140 — Mr. Cowan. To amend sections 6442 and 6536 of the General Code relating to the cleaning out and keeping in repair of public ditches, drains and water courses.

H. B. No. 141 — Mr. Cowan. To provide for the maintenance of floodgates.

H. B. No. 142 — Mr. Kramer. To amend sections 10567, 10568 and 10574 of the General Code, relating to election of widow and widower to take under the will of testator or under the law.

H. B. No. 143 — Mr. Collins. To amend section 13561 of the General Code so as to authorize assistant official stenographers to take shorthand notes of testimony before grand juries and furnish transcripts thereof to the prosecuting attorney.

H. B. No. 144 — Mr. Bishop. To amend sections 4822, 4860, 4870, 4872, 4900, 4901, 4902, 4937, 4941, 4943, 4963, 4969, 4990, 5022 and 5043 of the General Code relative to the election laws of Ohio, and to provide for the verification of the initiative and referendum petitions.

H. B. No. 145 — Mr. Kilpatrick. To amend sections 8957, 8962, 8963, 8964 and 8965 of the General Code, relating to the inspection of safety appliances upon railroad locomotives and cars.

H. B. No. 146 — Mr. Barthelmeh. To prevent persons operating motor vehicles upon the public highways while under the influence of liquor.

H. B. No. 147 — Mr. Brown, of Union. To amend section 1412 of the General Code, relating to the protection of game birds and animals.

H. B. No. 148 — Mr. Brown, of Union. To amend section 1416 of the General Code, relative to the killing of squirrels, and to repeal section 1416-1.

H. B. No. 149 — Mr. Lustig. To provide for the regulation of the use of fictitious names in the conduct and transaction of business, and to repeal sections 8099, 8100, 8101, 8102, 8103, 8104 and 8105 of the General Code.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution in which the concurrence of the House of Representatives is requested:

S. J. R. No. 9 — Mr. Cook.

Requesting senators and representatives from Ohio in the national congress to urge the enactment of a federal law regulating the exportation of food products.

Attest:

W. V. GOSHORN,
Clerk.

The resolution was laid over under the rule.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 89 — Mr. Cowan.

To make sundry appropriations.

Attest:

W. V. GOSHORN,
Clerk.

The speaker handed down the following communication:

The speaker appoints the following committee on mileage of the members in accordance with H. R. No. 14: Messrs. Ertel, Criswell, of Coshocton, and Davis.

Mr. Fellingner offered the following resolution:

H. J. R. No. 8 — Mr. Fellingner.

Resolved, That the clerk be, and he hereby is, instructed to cause to be printed for distribution two thousand copies of H. B. No. 4 and H. B. No. 30.

By unanimous consent the rules were suspended and the resolution was considered at once.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 90, nays 7, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Boggs,	Colter,	Donaldson,
Anderson,	Bonnell,	Conover,	Doster,
Appenzeller,	Bour,	Criswell,	Duffey,
Barthelmeh,	Brennan,	of Coshocton,	Etling,
Beatty,	Brown, of Union,	Criswell,	Fell,
Behne,	Cameron,	of Morrow,	Fellingner,
Beyer,	Capelle,	Davis,	Foreman,
Bishop,	Carroll,	Deaton,	Frick,
Black,	Chapman,	Detrick,	Fulton,
of Hamilton,	Clark,	Dickson,	Hastings,

Those who voted in the affirmative are: Messrs. — Concluded.

Hite,	King,	Pence,	Snyder,
Holl,	of Franklin,	Plank,	of Pickaway,
Hoover,	Lambert,	Plumb,	Stivers,
Horwitz,	Leist,	Quinlisk,	Sweeney,
Hunter,	Lowry,	Read, of Summit,	Tetlow,
Jackson,	Lustig,	Reppert,	Thatcher,
Jenkins,	McGuffey,	Reynolds,	Venus,
Kemerer,	Mills,	Rhulman,	Walsh,
Kessler,	Morris,	Robinson,	Welsh,
Kilpatrick,	Mueller,	Schaefer,	White,
Kilrain,	Nungesser,	Schweikert,	Williams,
King,	Nye,	Shanley,	Wintermute,
of Ashtabula,	Orlikowski,	Siebert,	Winters,
	Orrison,	Smith, of Morgan,	Woodworth,
			Mr. Speaker—90.

Those who voted in the negative are: Messrs. Brown, of Ashland, Cooper, Diser, Freeman, Kramer, Reighard and Vonderheide. — 7.

The resolution was adopted.

By unanimous consent, Mr. Mills presented the petition from the Cleveland chamber of commerce, urging enactment of progressive laws, but such as also conserve and promote the business welfare and therefore the common welfare of the state of Ohio.

Mr. Fellingner offered the following resolution:

H. R. No. 31 — Mr. Fellingner.

Resolved, That the committee on rules, at present engaged in the preparation of revised rules of procedure for the government of this house, be, and they hereby are, directed and ordered to cause to be prepared and inserted in such revised rules a mandatory rule requiring not only the full publicity required by the constitution for all the proceedings of the House but in addition thereto the utmost publicity on the part of each committee of the House and the fullest publicity on the part of the proceedings and acts of each officer and employee thereof.

The resolution was laid over under the rule.

Mr. Hastings offered the following resolution:

H. R. No. 32 — Mr. Hastings.

WHEREAS, The House of Representatives of the eightieth general assembly has heard with profound sorrow and regret of the death of the Honorable Capell L. Weems, member from Noble county, in the 67th and 68th general assemblies of the state of Ohio; and

WHEREAS, In his death the people of his county have lost a true and sincere friend and neighbor, and the state of Ohio an honest, wise and patriotic citizen, faithful to his duties in both public and private life, his friends only numbered by his large acquaintance, all of whom testify to his firmness of character and splendid citizenship; therefore,

Resolved, That in the death of the Honorable Capell L. Weems, we mourn the loss of a sincere and fearless servant of the people, whose memory we cherish because of his stainless record and the entire state may justly join in this tribute to his memory.

Be it further resolved, That we extend to his family and friends our deep and lasting sympathy and condolence, and express our appreciation of his high and spotless character and those noble qualities which made him a useful and honorable member of the House of Representatives.

Be it further resolved, That as a further evidence of our respect to his memory this resolution be adopted by the House and spread upon the Journal, and that a copy of the same be engrossed and transmitted to the family of the deceased.

Be it further resolved, That out of respect to the memory of the Honorable Capell L. Weems this House do now adjourn.

Mr. Hastings moved that the rules be suspended and the resolution be considered at once. The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the resolution was adopted and under the provisions of the resolution the house adjourned.

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Wednesday, January 22, 1913, 1:30 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend Dr. E. L. Rexford, of Columbus.

The journal of yesterday was read and approved.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill: Re-amended H. B. No. 69 — Mr. Black.

Attest:

W. V. GOSHORN,
Clerk.

H. B. No. 139 — Mr. Cowan, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 109, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Capelle,	Doster,	Hunter,
Anderson,	Carroll,	Duffey,	Jackson,
Appenzeller,	Chapman,	Ertel,	Kathe,
Barthelmeh,	Clark,	Etling,	Kemerer,
Beatty,	Collins,	Fell,	Kennedy,
Behne,	Colter,	Fellinger,	Kessler,
Beyer,	Conover,	Foreman,	Kilpatrick,
Bishop,	Cooper,	Frick,	Kilrain,
Black,	Cowan,	Fulton,	King,
of Wyandot,	Crawford,	Gilson,	of Ashtabula,
Boggs,	Criswell,	Guthery,	King,
Bonnell,	of Coshocton,	Hastings,	of Franklin,
Bour,	Criswell,	Hite,	Kramer,
Brennan,	of Morrow,	Hoaglin,	Lambert,
Brown,	Deaton,	Hoffman,	Leist,
of Ashland,	Detrick,	Holl,	Lowry,
Brown, of Union,	Dickson,	Hoover,	Lustig,
Cameron,	Donaldson,	Horwitz,	McGuffey,

Those who voted in the affirmative are: Messrs.—Concluded.

Mills,	Read, of Summit,	Smith, of Butler,	Vollmer,
Morris,	Reid, of Fayette,	Smith, of Morgan,	Vonderheide,
Mueller,	Reighard,	Snyder,	Walsh,
Murphy,	Reppert,	of Hamilton,	Welsh,
Nungesser,	Reynolds,	Stivers,	White,
Nye,	Rhulman,	Sweeney,	Williams,
Orlikowski,	Robinson,	Terrell,	Winans,
Pence,	Schaefer,	Tetlow,	Wintermute,
Plank,	Schweikert,	Thatcher,	Winters,
Plumb,	Shanley,	Thomas,	Woodworth,
Quinlisk,	Siebert,	Venus,	Young—109.

The bill was passed.

The title was agreed to.

Mr. Foreman arose to a question of privilege, and asked that his vote be recorded on H. B. No. 69 — Mr. Black, of Wyandot. His name being called, Mr. Foreman voted yes.

S. J. R. No. 9 — Mr. Cook, was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 91, nays 12, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Horwitz,	Read, of Summit,
Agler,	Criswell,	Hunter,	Reppert,
Anderson,	of Coshocton,	Jackson,	Reynolds,
Appenzeller,	Davis,	Kathe,	Rhulman,
Barthelmeh,	Detrick,	Kemerer,	Robinson,
Beatty,	Dickson,	Kennedy,	Schaefer,
Behne,	Diser,	Kessler,	Schweikert,
Beyer,	Donaldson,	Kilpatrick,	Shanley,
Bishop,	Doster,	Kilrain,	Siebert,
Black,	Duffey,	King,	Smith, of Butler,
of Wyandot,	Ertel,	of Ashtabula,	Snyder,
Boggs,	Etling,	King,	of Hamilton,
Bonnell,	Fell,	of Franklin,	Tetlow,
Bour,	Fellinger,	Lambert,	Thomas,
Brennan,	Foreman,	Leist,	Venus,
Brown,	Freeman,	Lowry,	Vollmer,
of Ashland,	Frick,	Lustig,	Vonderheide,
Brown, of Union,	Fulton,	McGuffey,	Walsh,
Cameron,	Guthery,	Morris,	Welsh,
Capelle,	Hastings,	Mueller,	Williams,
Carroll,	Hite,	Nungesser,	Wintermute,
Chapman,	Hoffman,	Nye,	Winters,
Clark,	Holl,	Orlikowski,	Woodworth,
Collins,	Hoover,	Pence,	Young—91.
Cowan,			

Those who voted in the negative are: Messrs.

Conover,	Mills,	Plumb,	Sweeney,
Criswell,	Murphy,	Quinlisk,	Terrell,
of Morrow,	Plank,	Reighard,	Thatcher—12.
Deaton,			

The resolution was adopted.

The speaker granted indefinite leave of absence to Mr. Conway.

H. R. No. 31 — Mr. Fellingner, was taken up.

By unanimous consent the resolution was referred to the committee on Rules.

Mr. Fulton submitted the following report:

The standing committee on Federal Relations, to which was referred H. J. R. No. 6—Mr. Fulton, having had the same under consideration, reports it back, and recommends its adoption.

W. D. FULTON,
WM. BEHNE,
SAMUEL J. BLACK,
SMITH L. WELCH,
W. H. ACKER,

JAMES R. CLARK,
O. J. THATCHER,
WM. C. MCGUFFEY,
GEO. W. HOLL,
DON P. MILLS

The report was agreed to, and the resolution was ordered placed on the calendar in its regular order.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

H. J. R. No. 1—Mr. Cowan. Relative to printing a roster of the members, and standing committees of both houses.

H. J. R. No. 2—Mr. Fellingner. Relative to joint rules.

JNO. L. McDERMOTT,
M. A. BROADSTONE,
J. E. HOLDEN,
WM. GREEN,
VINCENT ZMUNT,

JAMES T. CARROLL,
EARL E. ERTEL,
WALTER G. AGLER,
F. J. KILRAIN,
W. D. FULTON.

The speaker of the House, in the presence of the House, signed said joint resolutions.

Mr. Shanley submitted the following report:

The standing committee on public schools, to which was referred H. B. No. 55—Mr. Bonnell, having had the same under consideration, reports it back and recommends its passage.

GEO. M. HOAGLIN,
FRED BARTHELMEH,
J. J. SHANLEY, SR.,
W. M. DICKSON,
GEO. S. CRAWFORD,
G. G. O. PENCE,

GUY DETRICK,
JOHN F. GILSON,
C. D. BROWN,
GEO. M. MORRIS,
J. V. WINANS,
VAN S. DEATON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Kilpatrick the constitutional rule requiring bills to be fully read on three different days was dispensed with, and the following bills on the calendar for second reading were read the second time by their titles and referred as follows:

H. B. No. 93—Mr. Kennedy. To the committee on Judiciary.

H. B. No. 94—Mr. Brown, of Ashland. To the committee on Appropriations and Finance.

H. B. No. 95—Mr. Woodworth. To the committee on Judiciary.

H. B. No. 96—Mr. Woodworth. To the committee on Codes, Courts and Procedure.

H. B. No. 97 — Mr. Woodworth. To the committee on Codes, Courts and Procedure.

H. B. No. 98 — Mr. Thatcher. To the committee on County Affairs.

H. B. No. 99 — Mr. Thatcher. To the committee on County Affairs.

H. B. No. 100 — Mr. Tetlow. To the committee on Labor.

H. B. No. 101 — Mr. Tetlow. To the committee on Appropriations and Finance.

H. B. No. 102 — Mr. Tetlow. To the committee on Labor.

H. B. No. 103 — Mr. Brennan. To the committee on Privileges and Elections.

H. B. No. 104 — Mr. Fellingner. To the committee on Codes, Courts and Procedure.

H. B. No. 105 — Mr. Schaefer. To the committee on Public Health.

H. B. No. 106 — Mr. Young. To the committee on Privileges and Elections.

H. B. No. 107 — Mr. Mills. To the committee on Public Utilities.

H. B. No. 108 — Mr. Doster. To the committee on Public Buildings and Lands.

H. B. No. 109 — Mr. Schaefer. To the committee on Public Health.

H. B. No. 110 — Mr. Doster. To the committee on Public Schools.

H. B. No. 111 — Mr. Doster. To the committee on Labor.

H. B. No. 112 — Mr. Winters. To the committee on Appropriation and Finance.

H. B. No. 113 — Mr. Winters. To the committee on Liquor Traffic and Temperance.

H. B. No. 114 — Mr. Winters. To the committee on Public Health.

H. B. No. 115 — Mr. Reynolds. To the committee on Judiciary.

H. B. No. 116 — Mr. Carroll. To the committee on Cities.

H. B. No. 117 — Mr. Reighard. To the committee on Villages.

H. B. No. 118 — Mr. McCormick. To the committee on Fish and Game.

H. B. No. 119 — Mr. Clark. To the committee on Labor.

H. B. No. 120 — Mr. Clark. To the committee on Benevolent and Penal Institutions.

H. B. No. 121 — Mr. Clark. To the committee on Banks and Banking.

H. B. No. 122 — Mr. Clark. To the committee on Codes, Courts and Procedure.

H. B. No. 123 — Mr. Capelle. To the committee on Taxation.

H. B. No. 124 — Mr. Hoffman. To the committee on Appropriations and Finance.

H. B. No. 125 — Mr. Acker. To the committee on Codes, Courts and Procedure.

H. B. No. 126 — Mr. Acker. To the committee on Codes, Courts and Procedure.

H. B. No. 127 — Mr. Acker. To the committee on Public Health.

H. B. No. 128 — Mr. Warnes. To the committee on Public Schools.

H. B. No. 129 — Mr. Gilson. To the committee on Public Schools.

H. B. No. 130 — Mr. Fulton. To the committee on Judiciary.

H. B. No. 131 — Mr. Fulton. To the committee on Public Works.

H. B. No. 132 — Mr. Hite. To the committee on Public Highways.

H. B. No. 133 — Mr. Hite. To the committee on Public Highways.

H. B. No. 134 — Mr. Hite. To the committee on Public Highways.

H. B. No. 135 — Mr. Snyder of Pickaway. To the committee on Judiciary.

H. B. No. 136 — Mr. Snyder, of Pickaway. To the committee on Judiciary.

H. B. No. 137 — Mr. Snyder, of Pickaway. To the committee on Judiciary.

H. B. No. 138 — Mr. Snyder of Pickaway. To the committee on Public Utilities.

H. B. No. 140 — Mr. Cowan. To the committee on Public Waterways.

H. B. No. 141 — Mr. Cowan. To the committee on Public Waterways.

H. B. No. 142 — Mr. Kramer. To the committee on Judiciary.

H. B. No. 143 — Mr. Collins. To the committee on Judiciary.

H. B. No. 144 — Mr. Bishop. To the committee on Constitutional Amendments and Initiative and Referendum.

H. B. No. 145 — Mr. Kilpatrick. To the committee on Labor.

H. B. No. 146 — Mr. Barthelmeh. To the committee on Public Highways.

H. B. No. 147 — Mr. Brown, of Union. To the committee on Agriculture.

H. B. No. 148 — Mr. Brown, of Union. To the committee on Agriculture.

H. B. No. 149 — Mr. Lustig. To the committee on Corporations.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested.

S. J. R. No. 11 — Mr. Hudson. Memorial to Congress for construction and appropriation to build levees.

Attest:

W. V. GOSHORN,
Clerk.

The resolution was laid over under the rule.

The following bills were introduced and read the first time:

H. B. No. 150 — Mr. Kennedy. Relating to sale of certain state lands in the city of Delphos, Ohio.

H. B. No. 151 — Mr. Holl. To amend section 1414 of the General Code, relating to hunting rabbits.

H. B. No. 152 — Mr. Nungesser. To amend section 4963 of the General Code, relative to holding primaries.

H. B. No. 153 — Mr. Lustig. To amend section 1440 of the General Code of Ohio, relative to the location of nets near piers or embankments in the waters of Lake Erie.

H. B. No. 154 — Mr. Brennan. To amend section 5976 of the General Code, relating to the observance of a portion of election day as a part holiday.

H. B. No. 155 — Mr. Doster. To amend sections 890 and 892 of the General Code, to provide for further regulations of private employment agencies.

H. B. No. 156 — Mr. Reid, of Fayette. To amend section 10531 of the General Code, relating to the probate and contest of wills.

H. B. No. 157 — Mr. Winans. To require commission merchants and brokers to furnish written statements to customers and principals.

H. B. No. 158 — Mr. Duffey. To provide for the establishment and organization of the court of appeals, and for procedure therein.

H. B. No. 159 — Mr. Cooper. To amend sections 13031-1, 13031-2, 13031-3, 13031-4, 13031-5, 13031-6, of the General Code, and to further supplement section 13031 by the enactment of additional sections to be known as sections 13031-9, 13031-10, and 13031-11 of the General Code, to define, prohibit and punish pandering and to provide for the competency of certain evidence at the trial thereof.

H. B. No. 160 — Mr. Smith, of Morgan. To amend section 11187 of the General Code, providing for the issuance of licenses to marry, and for a certificate of health.

H. B. No. 161 — Mr. Hoaglin. To abolish and prohibit fraternities, sororities and all like secret societies among students or pupils in public schools and in all educational institutions supported in whole or in part by the state.

H. B. No. 162 — Mr. Kilpatrick. Relative to negligence and contributory negligence in damage cases.

H. B. No. 163 — Mr. Vollmer. To amend section 1008 of the General Code, relative to the employment of females and regulating their hours of employment.

H. B. No. 164 — Mr. Nungesser. To amend section 6418 of the General Code, relative to the making of the standard of weight of a bushel of apples and potatoes conform to the standard of measure of the same.

Mr. Kennedy offered the following resolution:

H. J. R. No. 9 — Mr. Kennedy.

Resolved by the Senate and House of Representatives of the Eightieth General Assembly: That the clerk of the Senate and the clerk of the House be, and are hereby, authorized and directed to prepare a blank form of invitations contemplated under House Bill No. 69. Said blank form of invitations to be compiled in book form in such manner that a carbon copy will be made of each invitation issued; that sufficient copies shall be printed upon the order of the clerk of the Senate and the clerk of the House to supply both Houses of the General Assembly, and the committees thereof, for use during the Eightieth General Assembly.

Mr. Kennedy moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 96, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Black,	Brown, of Union,	Cooper,
Agler,	of Wyandot,	Cameron,	Crawford,
Anderson,	Bonnell,	Carroll,	Criswell,
Appenzeller,	Bour,	Chapman,	of Coshocton,
Barthelmeh,	Brennan,	Clark,	Criswell,
Beatty,	Brown,	Collins,	of Morrow,
Bishop,	of Ashland,	Conover,	Davis,

Those who voted in the affirmative are: Messrs. — Concluded.

Deaton,	Hunter,	Morris,	Smith, of Butler,
Detrick,	Jackson,	Mueller,	Snyder,
Dickson,	Kathe,	Murphy,	of Hamilton,
Doster,	Kemerer,	Nungesser,	Stivers,
Duffey,	Kennedy,	Nye,	Sweeney,
Ertel,	Kessler,	Orlikowski,	Terrell,
Fell,	Kilpatrick,	Pence,	Tetlow,
Foreman,	Kilrain,	Plank,	Thatcher,
Freeman,	King,	Plumb,	Thomas,
Frick,	of Ashtabula,	Read, of Summit,	Venus,
Fulton,	King,	Reighard,	Vollmer,
Guthery,	of Franklin,	Reppert,	Vonderheide,
Hastings,	Kramer,	Reynolds,	Walsh,
Hite,	Lambert,	Rhulman,	Warnes,
Hoaglin,	Leist,	Robinson,	Williams,
Hoffman,	Lowry,	Schaefer,	Winans,
Holl,	Lustig,	Schweikert,	Wintermute,
Hoover,	McGuffey,	Shanley,	Young—96.
Horwitz,	Mills,	Siebert,	

The resolution was adopted.

Mr. Mills offered the following resolution:

H. R. No. 33 — Mr. Mills.

WHEREAS, the following invitation has this day been received:—

“January 21, 1913.

To the Honorable Members, House of Representatives:

Gentlemen: The executive board of the Ohio municipal league extends to the members of the House of Representatives a cordial invitation to attend the sessions of the annual meeting of the Ohio municipal league at the Virginia Hotel, Wednesday afternoon, Wednesday evening and Thursday morning. The Wednesday evening session at 8:00 P. M. will be devoted to the consideration of proposed municipal legislation.

You are invited not only to be present but to join in the discussion of this proposed legislation.

Very truly yours,

MAYO FESLER,
Secretary.”

Therefore, be it resolved. That this invitation be accepted.

Mr. Mills moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, “Shall the resolution be adopted?”, the resolution was adopted.

Mr. Warnes requested unanimous consent to submit the report of the Committee on Rules.

The request was granted and the report was submitted and ordered printed.

Mr. Ertel offered the following resolution:

H. R. No. 34 — Mr. Ertel.

Be it resolved, That the sergeant-at-arms be, and he is hereby authorized to supply the House wash-room with individual towels for the

use of the members of the House of Representatives, and that the cost of the same be charged against the contingent fund of the House.

The resolution was laid over under the rule.

Mr. Black, of Wyandot, moved that the speaker appoint a committee of three to send flowers to the member of Lucas county, Mr. Conway.

The motion was agreed to and the speaker appointed the following committee: Black, of Wyandot, Duffey, King, of Franklin.

Mr. Woodworth offered the following resolution:

H. J. R. No. 10—Mr. Woodworth.

Be it resolved by the General Assembly of the State of Ohio, That the secretary of state is hereby directed to have printed at least once a week for distribution among the members of the Senate and House of Representatives, a complete and correct list of persons who have been given certificates under the provisions of an act "To provide for registration of persons employed to advocate or oppose legislative measures, and to regulate the methods of such advocacy or opposition."

Mr. Woodworth moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?", Mr. Reid moved to amend the resolution as follows:

Insert after the word "certificates," the following: "and persons whom they represent."

The motion was agreed to.

The question recurring on the passage of H. J. R. No. 10—Mr. Woodworth, the yeas and nays were taken and resulted—yeas 105, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilpatrick,	Rhulman,
Anderson,	of Morrow,	Kilrain,	Robinson,
Appenzeller,	Davis,	King,	Schaefer,
Barthelmeh,	Deaton,	of Ashtabula,	Schweikert,
Beatty,	Detrick,	King,	Shanley,
Behne,	Dickson,	of Franklin,	Siebert,
Beyer,	Diser,	Kramer,	Smith, of Butler,
Bishop,	Donaldson,	Lambert,	Smith, of Morgan,
Black,	Duffey,	Leist,	Snyder,
of Wyandot,	Ertel,	Lowry,	of Hamilton,
Boggs,	Fell,	Lustig,	Stivers,
Bonnell,	Foreman,	McGuffey,	Sweeney,
Bour,	Freeman,	Mills,	Terrell,
Brennan,	Frick,	Morris,	Tetlow,
Brown,	Fulton,	Mueller,	Thatcher,
of Ashland,	Guthery,	Murphy,	Thomas,
Brown, of Union,	Hastings,	Nungesser,	Venus,
Cameron,	Hite,	Nye,	Vollmer,
Capelle,	Hoaglin,	Orlikowski,	Vonderheide,
Carroll,	Hoffman,	Pence,	Walsh,
Chapman,	Holl,	Plank,	Warnes,
Collins,	Hoover,	Plumb,	Welsh,
Colter,	Hunter,	Quinisk,	White,
Conover,	Jackson,	Read, of Summit,	Williams,
Cooper,	Jenkins,	Reid, of Fayette,	Winans,
Crawford,	Kathe,	Reighard,	Wintermute,
Criswell,	Kemerer,	Reppert,	Winters,
of Coshocton,	Kessler,	Reynolds,	Woodworth—105.

Those who voted in the negative are: Messrs. Doster, Fellingner and Horwitz.

The resolution was adopted.

By unanimous consent the following bill was introduced and read the first time.

H. B. No. 165 — Mr. Barthelmeh. To enjoin and abate houses of lewdness, assignation and prostitution, to declare the same to be nuisances, to enjoin the person or persons who conduct or maintain the same, and the owner or agent of any building used for such purpose.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 10 — Mr. Gregory.

Creating a committee to investigate the cost of the state militia.

Attest:

W. V. GOSHORN,
Clerk.

The resolution was laid over under the rule.

Mr. Fulton moved that the rules be suspended and H. J. R. No. 6 — Mr. Fulton, be taken out of its order on the calendar and considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 74, nays 35, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Hoaglin,	Reynolds,
Agler,	Criswell,	Hoffman,	Schaefer,
Appenzeller,	of Coshocton,	Holl,	Schweikert,
Beatty,	Criswell,	Jackson,	Shanley,
Behne,	of Morrow,	Jenkins,	Siebert,
Bishop,	Deaton,	Kemerer,	Smith, of Butler,
Black,	Detrick,	Kessler,	Snyder,
of Wyandot,	Dickson,	King,	of Hamilton,
Boggs,	Donaldson,	of Ashtabula,	Sweeney,
Bour,	Doster,	Lowry,	Terrell,
Brennan,	Duffey,	Lustig,	Thatcher,
Brown,	Ertel,	McGuffey,	Thomas,
of Ashland,	Fell,	Mills,	Venus,
Brown, of Union,	Foreman,	Morris,	Vonderheide,
Cameron,	Freeman,	Mueller,	Warnes,
Capelle,	Frick,	Murphy,	Welsh,
Carroll,	Fulton,	Nungesser,	Williams,
Clark,	Guthery,	Orlikowski,	Wintermute,
Collins,	Hastings,	Quinlisk,	Winters,
Colter,	Hite,	Reppert,	Woodworth—74.

Those who voted in the negative are: Messrs.

Anderson,	Conover,	Etling,	Hunter,
Beyer,	Cooper,	Gilson,	Kathe,
Bonnell,	Davis,	Hoover,	Kilpatrick,
Chapman,	Diser,	Horwitz,	Kramer,

Those who voted in the negative are: Messrs. — Concluded.

Lambert,	Plumb,	Robinson,	Walsh,
Leist,	Read, of Summit,	Smith, of Morgan,	White,
Nye,	Reid, of Fayette,	Stivers,	Winans,
Pence,	Reighard,	Tetlow,	Young—35.
Plank,	Rhulman,	Vollmer,	

The resolution was adopted.

Mr. Smith, of Butler, asked the unanimous consent of the House to submit a committee report.

The motion was agreed to and Mr. Smith submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 9 — Mr. Smith, having had the same under consideration, reports it back with the following amendment and recommends its passage when so amended:

In line 18, strike out the word "fifteen" and in lieu thereof, insert the words "not less than twenty-five".

CULBERTSON J. SMITH,	S. H. WILLIAMS,
THORNTON R. SNYDER,	PETER J. COLLINS,
IRVIN F. SNYDER,	C. A. REID,
J. CHAS. CRISWELL,	W. B. KILPATRICK,
J. R. B. KESSLER,	PERCY TETLOW,
JOHN F. KRAMER,	OSCAR E. DISER.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Lowry, the House adjourned.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Thursday, January 23, 1913, 1:30 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend John W. Day, of Columbus.

The journal of yesterday was read and approved.

By unanimous consent, Mr. Fellingner offered the following resolution:

H. R. No. 35 — Mr. Fellingner.

Resolved, That the speaker be, and he is hereby, authorized to appoint a committee of three to investigate ways and means of increasing the number of committee rooms available for the use of committees of this House. Such committee is also instructed to investigate and report to this House the reason or reasons why H. R. No. 86 adopted by the House of Representatives of the Seventy-ninth General Assembly has not been complied with, so that enlarged accommodations may be provided for the increasing work of the bill room.

The resolution was laid over under the rule.

H. B. No. 55 — Mr. Bonnell, was taken up. Mr. Lowry moved that H. R. No. 76 requiring bills reported back from committees to go over to the second day following for third reading, be suspended, and H. B. No. 55, be considered at once.

The motion was agreed to and said bill was read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 104, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilrain,	Robinson,
Agler,	of Morrow,	King,	Schaefer,
Anderson,	Davis,	of Ashtabula,	Schweikert,
Barthelmeh,	Deaton,	King,	Shanley,
Beatty,	Detrick,	of Franklin,	Siebert,
Behne,	Dickson,	Kramer,	Smith, of Butler,
Beyer,	Doster,	Lambert,	Smith, of Morgan,
Bishop,	Duffey,	Lowry,	Snyder,
Black,	Ertel,	Lustig,	of Hamilton,
of Hamilton,	Etling,	McCormick,	Snyder,
Black,	Fell,	McGuffey,	of Pickaway,
of Wyandot,	Freeman,	Mills,	Stivers,
Brennan,	Frick,	Morris,	Sweeney,
Brown,	Fulton,	Mueller,	Terrell,
of Ashland,	Gilson,	Murphy,	Tetlow,
Brown, of Union,	Hastings,	Nungesser,	Thatcher,
Cameron,	Hite,	Orlikowski,	Thomas,
Capelle,	Hoaglin,	Orrison,	Venus,
Carroll,	Hoffman,	Pence,	Vollmer,
Chapman,	Holl,	Plank,	Vonderheide,
Collins,	Hoover,	Plumb,	Walsh,
Colter,	Horwitz,	Quinlisk,	Warnes,
Conover,	Hunter,	Read, of Summit,	Welsh,
Cooper,	Jackson,	Reid, of Fayette,	White,
Cowan,	Kathe,	Reighard,	Williams,
Crawford,	Kemerer,	Reppert,	Wintermute,
Criswell,	Kessler,	Reynolds,	Winters,
of Coshocton,	Kilpatrick,	Rhulman,	Woodworth,
			Young — 104.

The bill was passed.

The title was agreed to.

Mr. Carroll submitted the following report:

The joint committee on enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 69 — Mr. Black, of Wyandot. To provide for registration of persons employed to advocate or oppose legislative measures, and to regulate the method of such advocacy or opposition.

H. B. No. 89 — Mr. Cowan. To make sundry appropriations.

JNO. L. McDERMOTT,
M. A. BROADSTONE,
VINCENT ZMUNT,
J. E. HOLDEN,
WILLIAM GREEN.
JAS. T. CARROLL,

FRANK W. THOMAS,
E. C. WOODWORTH,
EARL E. ERTEL,
F. J. KILRAIN,
WALTER G. AGLER.

The Speaker of the House, in the presence of the House, signed said bills.

H. B. No. 9 — Mr. Smith, of Butler, was taken up.

Mr. Smith, of Butler, moved that H. R. No. 76, requiring bills reported back from committees to go over to the second day following for third reading be suspended and H. B. No. 9 be considered at once.

The motion was agreed to and said bill was read the third time.

The question being, "Shall the bill pass?", Mr. Young moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, strike out the words "cities and";
 In line 5, strike out the words "city or";
 In line 7, strike out the words "city or";
 In line 12, strike out the words "city or";
 In line 20, strike out the words "city or";
 In line 31, strike out the words "city or";
 In line 33, strike out the words "city or";
 In line 34, strike out the words "city or";
 And in line 38, strike out the words "city or".

The motion was disagreed to.

Mr. Cowan moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 28 after the words "Canada thistle", insert the words "common thistle".

The motion was agreed to, and Mr. Cowan was appointed such committee and reported the bill amended as instructed.

Mr. Smith, of Butler, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 15 strike out the word "shall".

The motion was agreed to, and Mr. Smith, of Butler, was appointed such committee, and reported the bill amended as instructed.

Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out lines 38, 39, 40 and 41.

The motion was disagreed to.

Mr. Warnes demanded the previous question, which was duly seconded.

The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 82, nays 24, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brown, of Union,	Davis,	Hite,
Agler,	Cameron,	Deaton,	Hoaglin,
Anderson,	Carroll,	Detrick,	Holl,
Barthelmeh,	Chapman,	Dickson,	Hoover,
Behne,	Collins,	Diser,	Horwitz,
Beyer,	Conover,	Ertel,	Hunter,
Bishop,	Cowan,	Fell,	Kathe,
Black,	Crawford,	Foreman,	Kemerer,
of Wyandot,	Criswell,	Freeman,	Kessler,
Bour,	of Coshocton,	Frick,	Kilpatrick,
Brown,	Criswell,	Fulton,	Kilrain,
of Ashland,	of Morrow,	Hastings,	

Those who voted in the affirmative are: Messrs. — Concluded.

King, of Ashtabula,	Nungesser, Orrison,	Schweikert, Shanley,	Venus, Vonderheide,
King, of Franklin,	Pence, Plank,	Siebert, Smith, of Butler,	Walsh, Warnes,
Kramer, Lambert,	Plumb, Quinlisk,	Smith, of Morgan,	Welsh, White,
Lowry,	Read, of Summit,	Snyder, of Pickaway,	Williams, Wintermute,
McCormick, McGuffey,	Reid, of Fayette, Reighard,	Tetlow, Thatcher,	Winters, Woodworth — 82.
Morris, Mueller,	Reynolds, Rhulman,	Thomas,	

Those who voted in the negative are: Messrs.

Beatty, Bigelow, Black, of Hamilton,	Doster, Duffey, Etling, Hoffman,	Nye, Orlikowski, Reppert, Robinson, Schaefer, Snyder, of Hamilton,	Stivers, Sweeney, Terrell, Vollmer, Young — 24.
Capelle, Colter, Cooper,	Jackson, Lustig, Mills,		

The bill was passed.

The title was agreed to.

S. J. R. No. 11 — Mr. Hudson, was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 94, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker, Agler, Anderson, Barthelmeh, Beatty, Behne, Beyer, Bigelow, Bishop, Black, of Hamilton, Black, of Wyandot, Bour, Brown, of Union, Cameron, Capelle, Carroll, Chapman, Collins, Colter, Conover, Cooper, Cowan, Crawford,	Criswell, of Coshocton, Davis, Deaton, Detrick, Dickson, Doster, Duffey, Ertel, Fell, Foreman, Freeman, Frick, Fulton, Gilson, Hastings, Hite, Hoaglin, Hoffman, Holl, Hoover, Horwitz, Jackson, Kathe, Kemerer,	Kessler, Kilpatrick, Kilrain, King, of Ashtabula, King, of Franklin, Kramer, Lustig, McCormick, McGuffey, Morris, Mueller, Nungesser, Nye, Orlikowski, Orrison, Pence, Plank, Plumb, Quinlisk, Read, of Summit, Reid, of Fayette, Reighard, Reppert,	Reynolds, Rhulman, Robinson, Schaefer, Schweiker, Shanley, Siebert, Smith, of Butler, Smith, of Morgan, Snyder, of Hamilton, Stivers, Sweeney, Terrell, Tetlow, Thatcher, Thomas, Venus, Vollmer, Walsh, Welsh, White, Williams, Wintermute, Winters — 94.
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Messrs. Criswell, of Morrow, and Hunter voted in the negative
The resolution was adopted.

H. R. No. 34 — Mr. Ertel, was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 82, nays 16, as follows:

Those who voted in the affirmative are: Messrs.

Barthelmeh,	Deaton,	King,	Schweikert,
Beatty,	Detrick,	of Ashtabula,	Shanley,
Behne,	Dickson,	King,	Siebert,
Beyer,	Diser,	of Franklin,	Smith, of Butler,
Bishop,	Doster,	Kramer,	Smith, of Morgan
Black,	Duffey,	Lambert,	Snyder,
of Hamilton,	Ertel,	Lustig,	of Hamilton,
Black,	Etling,	McGuffey,	Snyder,
of Wyandot,	Fell,	Mills,	of Pickaway,
Bour,	Foreman,	Mueller,	Sweeney,
Brown,	Frick,	Nungesser,	Terrell,
of Ashland,	Fulton,	Nye,	Thatcher,
Cameron,	Gilson,	Orlikowski,	Thomas,
Capelle,	Hite,	Orrison,	Venus,
Carroll,	Hoaglin,	Plank,	Vollmer,
Chapman,	Hoffman,	Quinlisk,	Walsh,
Collins,	Holl,	Read, of Summit,	Warnes,
Colter,	Horwitz,	Reid, of Fayette,	Welsh,
Criswell,	Jackson,	Reppert,	Williams,
of Coshocton,	Kathe,	Reynolds,	Wintermute,
Criswell,	Kessler,	Rhulman,	Winters,
of Morrow,	Kilpatrick,	Robinson,	Young — 82.
Davis,	Kilrain,	Schaefer,	

Those who voted in the negative are: Messrs.

Acker,	Crawford,	Hunter,	Reighard,
Agler,	Freeman,	Kemerer,	Tetlow,
Anderson,	Hastings,	McCormick,	White,
Cooper,	Hoover,	Pence,	Woodworth - - 16

The resolution was adopted.

S. J. R. No. 10 — Mr. Gregory, was taken up.

The question being "Shall the resolution be adopted?", Mr. Black, of Hamilton, moved to amend the resolution as follows:

In line 12 after the period (.) add the following:

"With a view to ascertaining the cause of such increase said committee is hereby directed to investigate the expenditures of such state militia during the past six years."

The amendment was agreed to.

The question recurring on the adoption of the resolution, the yeas and nays were taken and resulted — yeas 93, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brown,	Criswell,	Fulton,
Agler,	of Ashland,	of Morrow,	Gilson,
Anderson,	Brown, of Union,	Davis,	Hastings,
Barthelmeh,	Cameron,	Deaton,	Hite,
Beatty,	Capelle,	Detrick,	Hoaglin,
Behne,	Carroll,	Dickson,	Hoffman,
Beyer,	Chapman,	Diser,	Holl,
Bigelow,	Collins,	Doster,	Hunter,
Bishop,	Colter,	Ertel,	Jackson,
Black,	Cooper,	Etling,	Kathe,
of Hamilton,	Crawford,	Fell,	Kemerer,
Black,	Criswell,	Foreman,	Kessler,
of Wyandot,	of Coshocton,	Freeman,	Kilpatrick,
Bour,		Frick,	Kilrain,

Those who voted in the affirmative are: Messrs.—Concluded.

King,	Nungesser,	Schweikert,	Thatcher,
of Ashtabula,	Nye,	Shanley,	Thomas,
King,	Orlikowski,	Siebert,	Venus,
of Franklin,	Orrison,	Smith, of Butler,	Vollmer,
Kramer,	Pence,	Smith, of Morgan,	Walsh,
Lambert,	Plumb,	Snyder,	Welsh,
Lowry,	Quinlisk,	of Hamilton,	White,
Lustig,	Read, of Summit,	Snyder,	Williams,
McCormick,	Reppert,	of Pickaway,	Wintermute,
McGuffey,	Rhulman,	Sweeney,	Winters,
Mills,	Robinson,	Terrell,	Woodworth—93.
Mueller,	Schaefer,	Tetlow,	

The resolution was adopted.

Mr. King, of Franklin, submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 54—Mr. King, of Franklin, having had the same under consideration, reports it back and recommends its passage.

C. B. WINTERS	EDWARD R. MUELLER,
VIRGIL J. TERRELL,	JOHN R. KING,
WARREN J. DUFFEY,	WALTER G. AGLER,
WM. H. SCHWEIKERT,	JAMES NYE.
E. B. STIVERS,	

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Agler submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 64—Mr. Agler, having had the same under consideration, reports it back and recommends its passage.

C. B. WINTERS	EDWARD R. MUELLER,
VIRGIL J. TERRELL,	JOHN R. KING,
WARREN J. DUFFEY,	WALTER G. AGLER,
WM. H. SCHWEIKERT,	JAMES NYE.
E. B. STIVERS,	

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Shanley submitted the following report:

The standing committee on Military Affairs, to which was referred H. B. No. 18—Mr. Reid, having had the same under consideration, reports it back and recommends its passage.

B. H. KATHE,	VAN S. DEATON,
J. J. SHANLEY,	WM. G. BEATTY,
SMITH L. WELSH,	JAMES NYE,
LOUIS H. CAPELLE,	

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Horwitz submitted the following report:

The standing committee on Insurance, to which was referred H. B. No. 10—Mr. Fellingner, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 6 strike out the word 'and' and insert the word "or"

LOUIS HORWITZ,
H. FELLINGER,
R. R. KENNEDY,
WM. G. BEATTY,
C. P. VENUS,
W. A. HITE,

CLARK M. FOREMAN,
C. A. REID,
OSCAR E. DISER,
JAMES NYE,
GEO. W. HOLL.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Horwitz submitted the following report:

The standing committee on Insurance to which was referred H. B. No. 11—Mr. Fellingner, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 16, strike out the words, "the rays of", and in lieu thereof, insert the words "or lights".

LOUIS HORWITZ,
H. FELLINGER,
WM. G. BEATTY,
C. P. VENUS,

CLARK M. FOREMAN,
C. A. REID,
GEO. W. HOLL.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Reid submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 19—Mr. Reid, having had the same under consideration, reports it back and recommends its passage.

THORNTON R. SNYDER,
CULBERTSON J. SMITH,
PERCY TETLOW,
STEPHEN M. YOUNG,
IRVIN F. SNYDER,
J. CHARLES CRISWELL,
J. R. B. KESSLER.

JOHN F. KRAMER,
S. H. WILLIAMS,
PETER J. COLLINS,
C. A. REID,
WM. B. KILPATRICK,
OSCAR E. DISER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Kilpatrick, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and the fol-

lowing bills on the calendar for second reading were read the second time by their titles and referred as follows:

H. B. No. 150 — Mr. Kennedy. To the committee on Public Works.

H. B. No. 151 — Mr. Holl. To the committee on Fish and Game.

H. B. No. 152 — Mr. Nungesser. To the committee on Privileges and Elections.

H. B. No. 153 — Mr. Lustig. To the committee on Fish and Game.

H. B. No. 154 — Mr. Brennan. To the committee on Privileges and Elections.

H. B. No. 155 — Mr. Doster. To the committee on Labor.

H. B. No. 156 — Mr. Reid. To the committee on Judiciary.

H. B. No. 157 — Mr. Winans. To the committee on Agriculture.

H. B. No. 158 — Mr. Duffey. To the committee on Codes, Courts and Procedure.

H. B. No. 159 — Mr. Cooper. To the committee on Judiciary.

H. B. No. 160 — Mr. Smith, of Morgan. To the committee on Public Health.

H. B. No. 161 — Mr. Hoaglin. To the committee on Universities and Colleges.

H. B. No. 162 — Mr. Kilpatrick. To the committee on Judiciary.

H. B. No. 163 — Mr. Vollmer. To the committee on Labor.

H. B. No. 164 — Mr. Nungesser. To the committee on Agriculture.

H. B. No. 165 — Mr. Barthelmeh. To the committee on Judiciary.

The following bills were introduced and read the first time.

H. B. No. 166 — Mr. Kessler. To amend section 3664 of the General Code, relative to the enumerated powers of municipalities.

H. B. No. 167 — Mr. Kessler. To amend section 11979 of the General Code, relating to the grounds for divorce.

H. B. No. 168 — Mr. Kennedy. To provide for the appointment of an inspector of building and loan associations, fixing the salary thereof and repealing sections 674, 675, 676 and 677 of the General Code.

H. B. No. 169 — Mr. Sweeney. To repeal sections 10526, 10527 and 10528 of the General Code, relating to certificate of devise of real estate to recorder and fees therefor.

H. B. No. 170 — Mr. King, of Franklin. To amend sections 1753 and 1754 of the General Code, relating to justices of the peace in Columbus.

H. B. No. 171 — Mr. Reighard. To repeal sections 6956-1 to 6956-16 inclusive of the General Code, relative to laying out, constructing, repair of public highways.

H. B. No. 172 — Mr. Reppert. Relating to cold storage and refrigerating warehouses and places and the sale or disposition of the food kept or preserved therein.

H. B. No. 173 — Mr. Black, of Hamilton. To create a legislative reference department, to provide for the maintenance and administration of the said department, for the appointment of a chief thereof, and to repeal sections 798-1 to 798-5 of the General Code of Ohio.

H. B. No. 174 — Mr. Bigelow. An act determining the mode of the valuation of property in appropriation and other proceedings and repealing acts in conflict therewith.

H. B. No. 175 — Mr. Black, of Hamilton. (By request). To amend sections 11102 and 11103 and to supplement section 11103 of the General Code by a supplemental section to be known as section 11103-1,

relating to the transfer of stock of merchandise and fixtures other than in the usual course of trade.

H. B. No. 176 — Mr. Acker. To provide for the management of the Ohio soldiers' and sailors' orphans' home, at Xenia, Ohio.

H. B. No. 177 — Mr. Fulton. Authorizing the appointment of two delegates from Ohio as members of a commission which is to investigate European systems of rural credits and report thereon, and making an appropriation therefor.

H. B. No. 178 — Mr. Duffey. To amend section 31, and repeal section 31-2 of the General Code, relating to the seals of courts and state departments.

H. B. No. 179 — Mr. Diser. To amend section 14227 of the General Code of Ohio, and supplement section 14228 of the General Code of Ohio, by creating a new section to be known as 14228-a, of the act entitled "An act to revise and consolidate the statutes relating to the organization and jurisdiction of the circuit and other courts", passed February 7, 1885 (82 O. L. 16), and to create the ninth circuit.

H. B. No. 180 — Mr. Horwitz. To abolish county blind relief commissions and to extend the duties and powers of the probate judges, to amend sections 2967, 2967-1 and 2968, and to repeal sections 2962, 2963 and 2964 of the General Code.

H. B. No. 181 — Mr. Chapman. To promote the public health by providing for one day of rest in seven for employes in certain employments.

H. B. No. 182 — Mr. Cowan. To amend section 3820 of the General Code, relating to the improvement of streets.

H. B. No. 183 — Mr. Cowan. To amend section 3294 of the General Code, relating to the salary of township trustees.

H. B. No. 184 — Mr. Kramer. For providing for salary of Hon. Louis S. Kuebler, deceased.

H. B. No. 185 — Mr. Quinlisk. To amend sections 6290, 6294, 6301, 6302, 6309, 12613, 12614 and 12622 of the General Code, relating to motor vehicles.

H. B. No. 186 — Mr. Thomas. To amend section 7713 of the General Code, providing for uniform adoption of text books.

H. B. No. 187 — Mr. Thomas. To require the reporting of certain occupational diseases, and to provide for its enforcement.

The following message was received from the Senate:

Mr. Speaker:

The Senate has indefinitely postponed the following:

H. J. R. No. 8 — Mr. Fellingner.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

The Senate has concurred in the adoption of the following joint resolution:

H. J. R. No. 7 — Mr. Carroll.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Frick offered the following resolution:

H. J. R. No. 11 — Mr. Frick. Relative to funds in the federal treasury, and to provide for the distribution and use of the income therefrom.

WHEREAS, There was on deposit in the federal treasury at the close of business January 21st, 1913, to the credit of the general revenue fund, the sum of \$136,120,738.00; and

WHEREAS, The sum of \$136,120,738.00 represents the normal credit balance of such fund; and

WHEREAS, The amount of such credit balance is not at this time nor prior hereto has ever been in active circulation; and

WHEREAS, The amount of such fund should be loaned to the banking institutions of the various states on the basis of competitive bidding; and

WHEREAS, The general business, manufacturing, commercial and agricultural interests of Ohio, as well as of every other state, would be greatly benefited through the investment, use and privilege of such federal credit balance; and

WHEREAS, The amount of revenue that should be obtained from the use of such federal treasury balance should be credited to the respective states in which such funds are employed; and

WHEREAS, The total amount of interest paid by the banks of the respective states to the federal government should be credited to the respective states employing such fund; and

WHEREAS, The amount so credited to such respective states should be used in constructing and maintaining highways, Therefore

Be it resolved by the General Assembly of the state of Ohio: That the congress of the United States be, and is hereby, petitioned to enact statutes providing for the deposit of funds in the federal treasury in any of the banks of the United States upon competitive bidding as to interest, and upon approved security. And that the income from such deposits be credited to the treasurer of the state in the respective states in which such funds were on deposit; and be it

Resolved, That the income from such deposits as are credited to the treasurer of such states having employed such funds be credited to the highway construction and improvement funds to be used as are other funds for such construction and improvement purposes; and be it further

Resolved, That the secretary of state be, and is hereby, directed to forward duly authenticated copies of this resolution to the president of the United States Senate, and to the speaker of the House of Representatives of the United States, with the request that the same be laid before the Senate and House for prompt consideration.

The resolution was laid over under the rule.

Mr. Acker offered the following resolution:

H. J. R. No. 12 — Mr. Acker.

WHEREAS, The employment of men and women in certain occupations is known to be attended with more than ordinary danger to health, giving rise to what is known as "occupational diseases"; and

WHEREAS, Unnecessary sickness and shortening of life, from whatever cause, is a serious loss and of grave concern to the state and to all the people, and

WHEREAS, It is believed to be possible, by public education and by the enforcement of proper measures, to largely prevent unnecessary sick-

ness and premature death among employees in various trades and occupations, therefore,

Be it resolved by the General Assembly of the State of Ohio, That the state board of health is hereby authorized and directed to make a thorough investigation of the effect of occupations upon the health of those engaged therein with special reference to dust and dangerous chemicals and gases, to insufficient ventilation and lighting, and to such other unhygienic conditions as in the opinion of said board may be specially injurious to health, and to report to the next general assembly the results of such investigation, with such recommendations for legislative or other remedial measures as it may deem proper and advisable.

Be it further resolved, That the sum of \$7,000 for the year of 1913 and \$7,000 for the year 1914 be and is hereby appropriated for carrying on the above work by the state board of health.

The resolution was laid over under the rule.

Mr. Lustig offered the following resolution:

H. R. No. 36—Mr. Lustig.

Be it resolved, That the sergeant-at-arms be, and he hereby is, authorized to supply the House with sanitary drinking cups for use of the members of the House of Representatives and that the cost of the same be charged to the contingent fund of the House.

Mr. Lustig moved that the rules be suspended and the resolution be considered at once.

The motion was disagreed to and the resolution was laid over under the rules.

Mr. Barthelmeh asked for the use of the hall of the House on next Tuesday evening for a public hearing of the joint committee on Liquor Traffic and Temperance.

The request was granted.

Mr. Hite offered the following resolution:

H. J. R. No. 13—Mr. Hite.

Resolved, That the clerk be, and he hereby is, instructed to cause to be printed for distribution fifteen hundred copies of H. B. Nos. 132, 133 and 134.

Mr. Hite moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted—yeas 83, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Carroll,	Dickson,	Hoover,
Agler,	Chapman,	Doster,	Horwitz,
Anderson,	Colter,	Ertel,	Hunter,
Black,	Conover,	Etling,	Jackson,
of Hamilton,	Cooper,	Fell,	Kathe,
Black,	Cowan,	Foreman,	Kemerer,
of Wyandot,	Criswell,	Frick,	Kessler,
Bour,	of Coshocton,	Fulton,	Kilpatrick,
Brown,	Criswell,	Gilson,	Kilrain,
of Ashland,	of Morrow,	Hastings,	King,
Brown, of Union,	Davis,	Hite,	of Ashtabula,
Cameron,	Deaton,	Hoaglin,	King,
Capelle,	Detrick,	Holl,	of Franklin,

Kramer,	Nye,	Shanley,	Vollmer,
Lambert,	Orlikowski,	Siebert,	Vonderheide,
Lowry,	Orrison,	Smith, of Butler,	Walsh,
Lustig,	Pence,	Smith, of Morgan,	Warnes,
McCormick,	Quinlisk,	Snyder,	Welsh,
McGuffey,	Read, of Summit,	of Hamilton,	Williams,
Mills,	Reighard,	Sweeney,	Wintermute,
Morris,	Rhulman,	Terrell,	Woodworth,
Mueller,	Schaefer,	Thatcher,	Young—83.
Nungesser,	Schweikert,	Venus,	

Messrs. Diser and Plumb voted in the negative.

The resolution was adopted.

On motion of Mr. Lowry the House adjourned.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Friday, January 24, 1913, 9:00 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend T. H. Campbell, of Columbus.

The journal of yesterday was read and approved.

Mr. Brown, of Ashland, submitted the following report:

The standing committee on Agriculture to which was referred H. B. No. 80—Mr. Bonnell, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended.

In line 6, strike out the words "first day of February" and in lieu thereof, insert "tenth day of January".

In line 9, strike out the words "or tenant" and in lieu thereof, insert the words "or anyone authorized by him in writing".

G. G. O. PENCE,
F. M. PLANK,
ROBT. B. CAMERON,
T. E. HOOVER,
I. S. GUTHERY,
N. H. HUNTER,
W. C. MCGUFFEY,
CHAS. A. WHITE,

THORNTON R. SNYDER,
B. H. KATHE,
FRANK B. FELL,
WILL E. MURPHY,
M. G. NUNGESSER,
C. H. MCCORMICK,
W. M. BROWN.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Brown, of Ashland, submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 88—Mr. Hoaglin, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5, after the word "quail", insert the words "or Carolina

dove", and in line 7, after the word "woodcock" strike out the words "or Carolina dove".

THORNTON R. SNYDER,
B. H. KATHE,
WILL E. MURPHY,
M. G. NUNGESSER,
F. M. PLANK,
ROBERT B. CAMERON,
CHAS. A. WHITE,
W. C. MCGUFFEY,

T. E. HOOVER,
G. G. O. PENCE,
I. S. GUTHERY,
N. H. HUNTER,
W. M. BROWN,
FRANK B. FELL,
C. H. McCORMICK,

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Young submitted the following report:

The standing committee on Privileges and Elections to which was referred H. B. No. 73 — Mr. Young, having had the same under consideration, reports it back with the following amendment and recommends its passage when so amended.

In line 10, insert the word "original" after the word "said".

ROBERT BLACK,
ED. H. BISHOP,
STEPHEN M. YOUNG,

A. ROSS READ,
CHAS. A. ORRISON,
C. APPENZELLER.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The following bills were introduced and read the first time:

H. B. No. 188 — Mr. Plank. To amend section 1981 of the General Code, relative to fees in insanity cases.

H. B. No. 189 — Mr. Snyder, of Hamilton. To amend section 333 of the General Code, in relation to the duties of the attorney-general.

H. B. No. 190 — Mr. Snyder, of Hamilton. To amend section 13560 of the General Code, relating to the right of the prosecuting attorney and attorney-general to have access to grand jury.

H. B. No. 191 — Mr. Hunter. To amend section 1426 of the General Code, relating to the use of nets, seine or other devices.

H. B. No. 192 — Mr. Vollmer. To amend section 10289 of the General Code, by adding thereto certain supplementary sections, to save costs and prevent litigation.

On motion of Mr. Swain the constitutional rule requiring bills to be fully read on three different days was dispensed with, and the following bills on the calendar for second reading were read the second time by their titles and referred as follows:

H. B. No. 166 — Mr. Kessler. To the committee on Cities.

H. B. No. 167 — Mr. Kessler. To the committee on Judiciary.

H. B. No. 168 — Mr. Kennedy. To the committee on Banks and Banking.

H. B. No. 169 — Mr. Sweeney. To the committee on Codes, Courts and Procedure.

H. B. No. 170 — Mr. King, of Franklin. To the committee on Judiciary.

H. B. No. 171 — Mr. Reighard. To the committee on Public Highways.

H. B. No. 172 — Mr. Reppert. To the committee on Public Health.

H. B. No. 173 — Mr. Black, of Hamilton. To the committee on Library.

H. B. No. 174 — Mr. Bigelow. To the committee on Taxation.

H. B. No. 175 — Mr. Black, of Hamilton (by request). To the committee on Judiciary.

H. B. No. 176 — Mr. Acker. To the committee on State Economic Betterment.

H. B. No. 177 — Mr. Fulton. To the committee on Ways and Means.

H. B. No. 178 — Mr. Duffey. To the committee on Codes, Courts and Procedure.

H. B. No. 179 — Mr. Diser. To the committee on Codes, Courts and Procedure.

H. B. No. 180 — Mr. Horwitz. To the committee on Codes, Courts and Procedure.

H. B. No. 181 — Mr. Chapman. To the committee on Labor.

H. B. No. 182 — Mr. Cowan. To the committee on Cities.

H. B. No. 183 — Mr. Cowan. To the committee on County Affairs

H. B. No. 184 — Mr. Kramer. To the committee on Appropriations and Finance.

H. B. No. 185 — Mr. Quinlisk. To the committee on Public Highways.

H. B. No. 186 — Mr. Thomas. To the committee on Public Schools.

H. B. No. 187 — Mr. Thomas. To the committee on Public Health.

Mr. Colter offered the following resolution:

H. R. No. 37 — Mr. Colter.

WHEREAS, This House of Representatives of the Eightieth general assembly of the state of Ohio has heard with profound sorrow and regret of the death of Honorable Lawrence F. Conway, of Toledo, who represented Lucas county in the Eightieth general assembly of the state of Ohio; and,

WHEREAS, In his death the people of his county have lost a sincere friend and conscientious representative and the state of Ohio an honest, honorable and patriotic citizen; therefore,

Be it resolved by the House of Representatives: That we honor and cherish the memory of the late Honorable Lawrence F. Conway and extend to his family and friends our deep and lasting sympathy and our sorrow that we had him so short a time with us in the deliberations of this body; and

Resolved, That as a further evidence of our respect to his memory this resolution be adopted by the House, spread upon the journal thereof and a copy be engrossed and transmitted to the family of the deceased; and

Resolved further, That the speaker of the House appoint a committee of five of the members to act on behalf of the House in making arrangements for and about the funeral, and as a token of our respect for the deceased we do now adjourn.

Mr. Colter moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?" the resolution was unanimously adopted.

The speaker appointed the following committee in accordance with H. R. No. 37: Messrs. Colter, Smith, of Butler, Thomas, Bour and Woodworth, and under the provisions of the resolution the House adjourned.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus Ohio.

Monday, January 27, 1913, 5:00 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend Alfred E. Isaac, of Columbus.

The journal of the last legislative day was read and approved.

The following message was received from the Senate:

Mr. Speaker:

The Senate has indefinitely postponed the following:

H. J. R. No. 6—Mr. Fulton.

H. J. R. No. 9—Mr. Kennedy.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

The Senate has concurred in the adoption of the following Joint Resolution:

H. J. R. No. 10—Mr. Woodworth.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 12—Mr. Potting. Relating to the circulation of literature in and about the halls of either house of the General Assembly.

Attest:

W. V. GOSHORN,
Clerk.

The resolution was laid over under the rule.

Mr. Young submitted the following report:

The standing committee on Privileges and Elections to which was referred H. B. No. 74—Mr. Young, having had the same under con-

sideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 11, strike out the words "as herein provided" and in lieu thereof insert the words "by the governor for the unexpired part of the term."

In line 12, after the word "said" insert the word "original."

ROBERT BLACK,
ED. H. BISHOP,
C. APPENZELLER,

LAWRENCE BRENNAN,
CHAS. A. ORRISON,
STEPHEN M. YOUNG,

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The following report from the committee on Rules was submitted:

REPORT OF THE COMMITTEE ON RULES OF THE HOUSE OF REPRESENTATIVES.

GENERAL PROVISIONS.

1. A majority of the members elected to the House shall constitute a quorum.

2. No persons shall be admitted within the bar of the House during the sessions, except the governor, members and officers of the two houses and persons charged with any message or paper affecting the business of the House, or those admitted by the speaker, or by order of the House.

3. The words "within the bar of the House," when used in these rules, shall mean the space on the main floor of the hall of the House of Representatives, including the cloak and smoking room.

4. The journal shall have recorded therein the exact time the House convenes and adjourns each day.

DUTIES OF THE SPEAKER.

5. The speaker shall take the chair every day precisely at the hour to which the House shall have adjourned or taken a recess, and shall immediately call the members to order.

6. The speaker shall have general direction of the hall, and shall preserve order and decorum in the proceedings of the House; and in case of any disturbance or disorderly conduct in the galleries or lobby, the speaker, or chairman of the committee of the Whole, may cause the same to be cleared.

7. He shall appoint all committees, except when the House shall otherwise order.

8. He may substitute any member to perform the duties of the chair, but not for a longer period than one day without leave of the House.

9. The speaker shall, in the presence of the House, while the same is in session, sign all acts, addresses and joint resolutions, when passed by both houses, and all writs, warrants and subpoenas, issued by order of the House, shall be under his hand, attested by the clerk, except when otherwise provided by law.

10. He shall be ex-officio member and chairman of the committee on Rules and Legislative Procedure.

11. Reporters for newspapers and stenographers wishing to report debates or proceedings, may be admitted within the bar of the House by the speaker, who shall assign such places to them as shall not interfere with the convenience of the House, and the names of such persons so admitted, and the newspapers for which they respectively report, shall be announced by the speaker, and entered on the journal.

SPEAKER PRO-TEM.

12. In the absence of the speaker, the speaker pro-tem shall exercise the powers and duties of the speaker and shall preside over the House unless the speaker shall have designated a member to preside.

DUTIES OF CLERK.

13. The clerk shall have supervision, subject to the approval of the House, of all clerical work, and shall prescribe the duties of the clerks, pages and stenographers and their assignment to labor, and fix the hours of their employment.

14. It shall be the duty of the clerk to keep an index record of all bills and resolutions introduced in both branches, showing the number, title and authorship of each measure, the section sought to be amended or repealed and the subject or matter affected thereby. Such index record shall be accessible at all times when the House is in session to the members of the House.

15. Committee rooms of the House shall be under the control of the clerk and by him assigned to the various committees for their use.

SERGEANT-AT-ARMS.

DUTIES OF THE SERGEANT-AT-ARMS.

16. The sergeant at arms shall be the general police officer of the House and shall execute its commands and serve its process and generally obey the speaker and all other duly authorized officers and committees.

He shall have general charge of the House and be responsible for the property within the chamber; shall enforce the rules relative to admission to the floor; he shall have charge of the cloak, smoking and committee rooms of the House and have oversight and direction of the assistant sergeant-at-arms, doorkeepers, and porters, as prescribed by law. He shall have on duty at all times a sergeant-at-arms, doorkeeper, porter and not less than two pages. The pages shall be under his control while the House is not in session and their duties shall be assigned by him during such interim.

RIGHTS AND DUTIES OF MEMBERS.

17. Whenever a member is about to speak he shall rise from his seat and respectfully address himself to "Mr. Speaker," and the speaker shall announce the member from the county he represents; and if there be more than one representative from such county, then by adding the name of the member.

18. Should two or more members rise at the same time, the speaker

shall designate the member entitled to speak. The member, while discussing the question, may read from books, papers, or documents, any matter pertinent to the subject under consideration, without asking leave of the House.

19. A member may speak either from his seat, or from the seat of any other member tendered him for that purpose or from the clerk's stand.

20. A member shall not be permitted to speak but once upon a pending question, except the author of the bill, amendment or resolution, who may speak twice, the second time for explanation only.

21. The author of a bill upon its consideration may speak not to exceed thirty minutes the first time, and not to exceed ten minutes the second time. Other members shall not speak to exceed fifteen minutes.

22. A member who has in charge any Senate bill, shall for the purpose of debate be considered the author of the bill.

23. If any member in speaking, or otherwise, transgresses the rules of the House, the speaker shall, or any member may, call him to order, and the member called to order shall take his seat if required to do so by the speaker until the question of order is decided.

24. Any member may call for and have the question stated.

25. Upon the demand of two members, the yeas and nays shall be taken upon any question if such demand is made before the House divides. Every member present when the question is put shall vote, unless the House excuse him.

26. A request to be excused from voting or an explanation of a vote shall not be in order unless made before the House divides, or before the call of yeas and nays is commenced. A member desiring to be excused from voting may state his reasons therefor, and such request and the question of excusing such member shall then be taken without further debate.

27. Any member who may not have been present when a vote was taken upon any question before the House, may have his vote recorded in the journal, by rising in his seat and requesting such privilege, the clerk shall thereupon call the name of such member, and he shall announce his vote thereon; but such vote shall not in any manner affect the result of the previously recorded vote upon such question.

28. No members shall absent himself from the sessions of the House without leave of the speaker, except in case of sickness. When leave of absence is granted any member, the name of such member and the extent of such leave of absence shall be entered in the journal.

29. If a member is absent without leave from the hall of the House when his bill comes up in the regular order on the calendar for "third reading," it shall be placed at the foot of the calendar for that day.

30. While the speaker is putting a question or addressing the House no person shall walk out of or across the House; and when a member is speaking, persons shall not engage in conversation, nor shall any person pass between him and the chair.

31. No member or other person shall remain at the clerk's table while the yeas and nays are being called or ballots counted, except the clerk and his assistants.

32. Upon complaint, in writing, made by any member of the House, addressed to the speaker, that any reporter or stenographer so admitted has abused the privileges granted him under the preceding rule, such complaint shall be referred to the standing committee on Privileges for investigation, and such committee shall notify the person so charged of the time and place for hearing and if such accusation be sustained, such person or persons upon the report of the committee, shall be debarred from the privileges therein granted.

CALL OF THE HOUSE.

33. Whenever it is apparent that the House is without a quorum the speaker shall, or any five members may, demand a call of the House. If after such call it appears that a quorum is not present the speaker shall adjourn the House.

34. Upon the demand of five members, a call of the House shall be had, and upon such call the names of the members shall be called alphabetically and the absentees noted and sent for, unless otherwise ordered by the House.

35. As soon as the House is called to order the following shall be the order of business:

On Mondays and Saturdays and on Tuesdays, when the House has not been in session on the preceding day, shall be as follows:

1. Reports of standing committees in their order.
2. Resolutions and motions.
3. Introduction of bills — counties to be called in alphabetical order.
4. Reference of bills.
5. Bills for second reading.
6. Resolutions laid over under Rule 43.
7. Reports of select committees.
8. Bills for third reading.

On all other legislative days the order of business shall be as follows:

1. Bills for third reading.
2. Resolutions laid over under Rule 43.
3. Reports of standing committees.
4. Reports of select committees.
5. Reference of bills.
6. Bills for the second reading.
7. Introduction of bills — counties called in alphabetical order.
8. Introduction of resolutions.
9. Presentation of petitions and memorials.

36. The committee on Enrollment may report at any time when the House is not otherwise engaged.

37. The order of business shall not be changed, unless by unanimous consent, or suspension of the preceding rule.

38. Any matter may be made a special order for a particular hour of a day, by two-thirds of the members present.

39. Messages from the Senate and communications from any branch of the executive department of the state may be received, read and disposed of at any time, except when the speaker is putting a question, while the yeas and nays are being called, or while ballots are being counted.

40. Every petition and memorial shall be referred as directed by the member who presents it, provided that the House may at any time refer it.

41. The interim between any two sessions of the House, on the same day, or between two or more calendar days, when the House shall so order, shall be termed a recess; and, on reassembling at the appointed hour, any question pending at the time of taking a recess, shall be resumed without any motion to that effect.

42. The hour to which the House shall stand adjourned, from day to day, shall be 1:30 o'clock p. m. on Tuesdays, Wednesdays and Thursdays, and 9 o'clock a. m., on Fridays.

RESOLUTIONS.

43. The following resolutions, except such as relate to the business of the day on which they are offered, shall lie over one day before being considered.

1. All joint resolutions.
2. House resolutions giving rise to debate.

44. Upon the adoption of a resolution involving the expenditure of money, or having the force and effect of law, or which determines or involves the right of a member to a seat in the House, the yeas and nays shall be taken and entered on the journal.

45. No resolution involving the expenditure of money, or having the force and effect of law or which determines or involves the right of a member to a seat in the House shall be adopted, unless a majority of all the members elected to the House concur therein.

46. All bills shall be introduced in triplicate and shall be placed on the calendar and considered in the order in which they were introduced, unless otherwise provided.

47. If opposition to the bill be made on first reading, the question shall be: "Shall the bill be rejected?" If the bill is not rejected it shall pass to reference and second reading in the regular order.

48. All bills shall be printed and distributed for the use of the members before the reference thereof, in the order in which they were introduced.

49. After the bills have been printed and distributed they shall be placed on the calendar for reference and the speaker shall state that such bills in their order are ready for commitment, or engrossment and if no motion or order is made to the contrary, they shall be committed to select or standing committees as the House may order. And they shall not be placed upon the calendar for second reading until they shall have been reported back.

50. When a question is lost on engrossing a bill for second reading on a particular day, it shall not preclude a question to engross it for third reading on a different day. If on a division, the question on engrossing a bill without including the time for its second reading, shall fail, the bill shall be lost.

51. All bills, whether introduced in the House or communicated by message from the Senate, shall, after first reading, be referred to a standing or select committee, to consider and report thereon. Such committee may report any bill, either with or without amendments, or they may report adversely to the same. All bills reported favorably or for consideration if reported with amendments, shall be immediately reprinted

on yellow paper and the amendments proposed by the committee, if amending existing law, shall be printed in italics in their proper position, except in cases where the committee recommend striking out certain words from existing law, in which case such words shall be printed enclosed in parenthesis. Where a committee amends a bill by eliminating proposed new matter such new matter shall be omitted in the reprint on yellow paper of the bill. All other matter in the form of amendments proposed by any committee shall be printed in black face type.

52. When a bill is ordered to be engrossed and after it has been reported back, it shall be placed upon the calendar for its second reading for the second day following, unless the House by a majority vote otherwise orders, and the calendar for each day shall contain a list of all bills for second reading on the succeeding day.

53. After a bill has been read a second time, it shall not be amended, except by reference to a committee with instructions to amend, which instructions shall embody, substantially, the amendments proposed, and such amendment shall be reported back, forthwith, unless otherwise ordered by the House.

54. An engrossed bill may be amended in any particular.

55. When a bill is on its second reading any number of references may be made with instructions to amend; but pending a motion to refer, with instructions to amend one part of the bill, it shall not be in order to amend the instructions by directing an amendment of any other part of the bill. One amendment shall not prevent another in any other part of the bill.

56. If a bill has been amended prior to its second reading, the date and page of the House or Senate journal containing said amendments shall be noted on the calendar immediately below the title of the bill.

57. All Senate bills, when altered, or amended by the House, shall be engrossed in like manner as House bills preparatory to their second reading; and all bills ordered to be engrossed shall be executed as required by the joint rules.

58. After a bill has been considered and the debate shall have been concluded, the question shall be, "Shall the bill be read the third time?" and if the House shall order the bill read the third time, it shall forthwith be referred by the speaker to the committee on Phraseology.

59. The committee on Phraseology shall report the bill out within two legislative days and shall only recommend amendment for the purpose of correcting errors in grammar, spelling, capitalization and punctuation.

60. All bills reported from the committee on Phraseology with all amendments thereto shall be printed on blue paper, placed in the member's bill books and go on the calendar for third reading in their regular order.

61. No debate or amendments shall be allowed to any bill after it has been reported by the committee on Phraseology.

62. Unless otherwise ordered by a two-thirds vote of the House, bills on the calendar for third reading shall be taken up and read in their order without a motion to that effect, and the question shall be: "Shall the bill pass?"

63. Whenever a bill shall be returned to the House by the governor, with objections thereto, the question shall be: "Shall the bill pass notwithstanding the objections of the governor?"

64. After the commitment and report thereon to the House, or at any time before its passage, a bill may be recommitted.

65. Every bill carrying an appropriation shall be referred to the Finance Committee before being read the second time.

66. On the passage of all bills making appropriations of money, or in concurring in Senate amendments thereto, a separate vote on any item, or items therein, shall, on demand of any ten members first be had by yeas and nays, and entered upon the Journal; and every such item failing to receive the majority of all the members elected to the House shall be stricken from the bill before taking the vote upon its final passage.

67. When a bill has passed the House, the clerk shall read its title, substituting the word "act" for the word "bill," and shall demand if the House agree to the title; and if the House is agreed, the clerk shall make out the title accordingly, and shall certify the passage of the bill upon the back thereof.

COMMITTEE OF THE WHOLE.

68. In forming the committee of the Whole, the speaker shall leave the chair, and appoint a chairman, who shall preside and vote as other members.

69. In the committee of the Whole, bills shall be read by the chairman, or clerk, and be considered by sections, unless it shall be otherwise directed by the committee, leaving the preamble to be last considered.

70. The body of the bill shall not be defaced or interlined, but amendments shall be noted by the chairman, or clerk, on a separate piece of paper as the same shall be agreed to by the committee, and so reported to the House.

71. After being reported, the bill and amendments of the committee shall be immediately taken up for consideration, unless it shall be otherwise ordered by the House, and again be subject to discussion or amendment, before the question to engross shall be taken.

72. The rules of proceeding in the committee of the Whole shall be the same as in the House, as far as may be applicable.

COMMITTEES.

73. The standing committees of the House of Representatives shall be appointed at the commencement of the regular session by the speaker, unless otherwise ordered by the House, in the order and with a membership as follows:

1. Agriculture, 15 members.
2. Appropriations and Finance, 15 members.
3. Banks and Banking, 11 members.
4. Benevolent and Penal Institutions, 15 members.
5. Cities, 11 members.
6. Civil Service, 7 members.
7. Codes, Courts, and Procedure, 11 members.
8. Conservation of Natural Resources, 9 members.
9. Constitutional Amendments and Initiative and Referendum,
11 members.
10. Corporations, 9 members.
11. County Affairs, 9 members.
12. Dairy and Food Products, 9 members.
13. Enrollment, 7 members.

14. Federal Relations, 13 members.
15. Fees and Salaries, 9 members.
16. Fish and Game, 9 members.
17. Insurance, 13 members.
18. Judiciary, 15 members.
19. Labor, 11 members.
20. Library, 7 members.
21. Liquor Traffic and Temperance, 11 members.
22. Manufactures and Commerce, 9 members.
23. Military Affairs, 9 members.
24. Mines and Mining, 9 members.
25. Phraseology, 7 members.
26. Prisons and Prison Reform, 9 members.
27. Privileges and Elections, 11 members.
28. Public Buildings and Lands, 7 members.
29. Public Health, 11 members.
30. Public Highways, 11 members.
31. Public Printing, 9 members.
32. Public Schools, 15 members.
33. Public Utilities, 11 members.
34. Public Waterways, 9 members.
35. Public Works, 9 members.
36. Rules and Legislative Procedure, 8 members.
37. Soldiers' and Sailors' Orphans' Home, 9 members.
38. State and Economic Betterment, 11 members.
39. Supplies and Expenditures, 9 members.
40. Taxation, 11 members.
41. Universities, Colleges and Normal Schools, 9 members.
42. Villages, 9 members.
43. Ways and Means, 11 members.

74. The first named member of any committee shall be the chairman, unless the committee, by a majority of their number, choose some other member. Any member may decline to serve on any committee, if, at the time, he is a member of three other committees.

75. All reports of committees shall be signed by a majority of the members thereof, and the report, with the name of the member or members signing the same, shall be read by the clerk or at the clerk's desk by the member making the report, without a motion, unless the reading be dispensed with by a majority of the House.

76. No committee shall sit during the daily sessions of the House, unless by special leave.

77. Due notice shall be given of all committee meetings and they shall be open to the public.

78. Every committee shall act on each bill submitted to it within fifteen legislative days and report such action to the house; but such action need not be final.

MOTIONS AND QUESTIONS.

79. When a question is under consideration, no motion shall be in order except the following, which motions shall have precedence in the order named:

1. To adjourn.
2. To take a recess.
3. To proceed to the orders of the day.

4. To lay on the table.
5. For the previous question.
6. To postpone to a day certain.
7. To commit.
8. To amend.
9. To postpone indefinitely.

80. When the House shall be ready to proceed to the orders of the day, a motion to go into committee of the Whole on the orders of the day shall have precedence of all other motions, except to adjourn, to take a recess, and for the previous question.

81. The following questions shall be decided without debate:

1. To adjourn.
2. To take a recess.
3. To lay on the table.
4. The previous question.
5. To take from the table.
6. To go into the committee of the Whole on the orders of the day.
7. All questions relating to the priority of business.

82. All questions, whether in committee or house, except privileged questions, shall be put in the order in which they are made, except in filling blanks, the largest sum or number and longest time shall be put first.

83. Every motion shall be reduced to writing, if the speaker or any member shall desire it.

84. When a motion is made, it shall be stated by the speaker or being in writing, it shall be read audibly to the House by the speaker or clerk, before debate.

85. After a motion is stated by the speaker or read by the clerk, it shall be in possession of the House, but may be withdrawn, by leave of the House, at any time before a decision or amendment.

86. Any member may call for a division of the question, which shall be divided, if it comprehends propositions in substance so distinct that each division will contain a substantive proposition, and the decision of the speaker, as to its divisibility shall be subject to appeal, as in questions of order. A motion to strike out and insert, shall be deemed indivisible.

87. Questions shall be distinctly put in this form: "Those who are of opinion (as the case may be) say aye," and after the affirmative vote is expressed, "Those of a contrary opinion say no." If the speaker doubt, or a division be called for, the House shall divide; those in the affirmative vote of the question first rising from their seats, and afterwards those in the negative and the speaker shall determine by count announcing the result.

88. Upon a division and count of the House upon any question, only those members standing in their proper places shall be counted.

89. When the yeas and nays shall be taken on any question, the clerk shall call the roll of members, and when completed the speaker may order, or any member may demand, that the names of those not voting thereon shall be called, immediately following the second call the speaker shall announce the result of the vote. Not more than two calls of the roll call shall be made on any question, but the vote as recorded may be verified.

90. On the call of the ayes and nays, no member shall be permitted to change his vote, unless he announced the change before the chair announces the result of the vote.

91. After the clerk has commenced to call the yeas and nays on any question, no motion shall be in order until a decision has been announced by the chair.

92. When a motion is made to commit, if more than one committee is suggested, the motion shall be put upon the committees suggested, in the order in which they are named; but a motion to refer to the committee of the Whole, to a standing committee, or to a select committee, shall have precedence in the order here named. A motion to commit may not be reconsidered.

93. A motion to postpone to a day certain, or indefinitely, being decided in the negative, shall not be again allowed at the same stage of the bill or proceedings.

94. When a bill or resolution is indefinitely postponed the same shall not again be introduced during the session.

95. A motion to adjourn being decided in the negative, shall not be again entertained until some motion, call, order, or debate shall take place.

AMENDMENTS.

96. No motion or proposition upon the subject differing from that under consideration shall be admitted under color of amendment.

97. No bill or resolution shall, at any time, be amended by annexing thereto, or incorporating therewith, any other bill or resolution pending before the House.

98. Substitutes for bills or resolutions for the purpose of amendment shall be treated as original propositions.

99. Amendments to the title of a bill shall not be in order until after its passage and shall be decided without debate.

QUESTION OF ORDER.

100. All questions of order shall be decided by the speaker without debate; but such decision shall be subject to an appeal to the House by any two members; on which appeal no member shall speak more than once unless by leave of the House, except the member appealing who may speak twice; and the speaker may speak in preference to any other member.

101. If the decision be in favor of the member called to order, he shall be at liberty to proceed, otherwise, he shall not be permitted to proceed without leave of a majority of the House.

102. If a member call another to order for words spoken in debate, he shall (if required by the speaker or the member called to order) reduce to writing the language used by the member which he deemed out of order.

PREVIOUS QUESTION.

103. The previous question shall be in this form: "Shall the debate now close?" It shall be permitted when demanded by five or more members, and must be sustained by a majority vote, and, until decided, shall preclude further debate, and all amendments and motions, except one motion to adjourn, and one motion to lie on table.

104. All incidental questions, or questions of order, arising after a motion is made for the previous question, and pending such motion, shall be decided without debate, and shall not be subject to appeal.

105. On a motion for the previous question, and prior to voting on the same, a call of the House shall be in order; but after the demand for the previous question shall have been sustained, no call shall be in order; and the House shall be brought to an immediate vote—first upon the pending amendments in the inverse order of their age, and then upon the main question.

106. If a motion for the previous question be not sustained, the subject under consideration shall be proceeded with the same as if the motion had not been made.

RECONSIDERATION.

107. A motion to reconsider a vote must be made by a member voting with the prevailing side, and such motion, to be in order, must be made within the next two calendar days of actual session of the House, after such vote was taken, and the same shall take precedence of all other questions, except a motion to adjourn.

108. A motion to reconsider may be made affecting a bill or resolution not in possession of the House, but the question shall not be put until the bill or resolution is returned to the House, when the question shall immediately arise, "Shall the vote be reconsidered?"

109. The vote on any question may be reconsidered by a majority of the members, a quorum being present.

110. When a bill or resolution is lost, and the vote is reconsidered, it shall not thereafter be committed to any other than a standing committee.

111. A motion to reconsider may not be reconsidered.

112. If a motion to reconsider be laid on the table it does not carry the bill or resolution with it.

CALENDAR.

113. Bills for their reference, second reading and third reading, and all special orders, shall be placed upon the calendar in order of priority.

114. Bills for their second reading and third reading on a particular day, not reached on that day, shall be placed first on the calendar in the order of second or third readings of each succeeding day, until disposed of.

115. No bill upon the calendar shall be taken up out of its order thereon, except by a two-thirds vote of the House.

COMPENSATION FOR EMPLOYEES.

116. No extra compensation, allowance, or perquisite shall be voted to any officer, employe, or appointee of the House, and this rule shall not be altered or suspended except on three days' notice, and by a two-thirds vote of all the members elected to the House.

PRESS ROOM.

The room on the south side of the State House known as the Press and Telegraph room is hereby set aside for the exclusive use of representatives of the press, duly admitted to the floor under the provisions of Rule 11, telegraph operators and members of the general assembly.

RULES.

118. These rules shall not be altered except after at least three legislative days' notice of the intended alteration, and by a vote of a majority of all the members elected to the House.

119. No rule shall be suspended except by at least a two-third vote of all the members present; provided that Rule 95 shall not be altered or suspended, except as therein prescribed.

120. Roberts' Rules of order shall be received as the rules of this House in all cases not provided for in the foregoing Rules.

Mr. Read submitted the following report:

The standing committee on Privileges and Elections to which was referred H. B. No. 26 — Mr. Reppert, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5, strike out the word "three" and insert in lieu thereof the word "five".

In line 10, strike out the words "at any state or national election".

In line 10, strike out the period (.)

In line 10, insert after the word "dollars" the words "for each general election and five dollars for each special election."

ROBERT BLACK,
A. ROSS READ,
STEPHEN M. YOUNG,
WALTER G. AGLER,

CHAS. A. ORRISON,
LAWRENCE BRENNAN,
ED. H. BISHOP,
C. APPENZELLER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Orrison submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 75 — Mr. Young, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 9, insert the word "original" after the word "said."

ROBERT BLACK,
A. ROSS READ,
STEPHEN M. YOUNG,
CHAS. A. ORRISON,

LAWRENCE BRENNAN,
C. APPENZELLER,
ED. H. BISHOP.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hastings submitted the following report:

The standing committee on Library, to which was referred H. B. No. 173 — Mr. Black, of Hamilton, having had the same under consideration, reports it back and recommends its passage.

THORNTON R. SNYDER,
C. B. WINTERS,
W. A. HITE,

JAMES A. FREEMAN,
H. L. HASTINGS.

The report was agreed to.

Mr. Warnes moved that H. B. No. 173 be engrossed and made a special order for 2:30 o'clock Tuesday, January 28.

The motion was agreed to.

Mr. Warnes moved that the committee on Constitutional Amendments and Initiative and Referendum be relieved of further consideration of H. B. No. 144, and that the bill be referred to the committee on Privileges and Elections.

The motion was agreed to.

Mr. Acker moved that the committee on Public Health be relieved of further consideration of H. B. No. 127 and said bill be referred to the committee on Agriculture.

The motion was agreed to.

Mr. Winters moved that the committee on Codes, Courts and Procedure be relieved of further consideration of H. B. No. 179 and that said bill be referred to the committee on Judiciary.

The motion was agreed to.

Mr. Jenkins offered the following resolution:

H. J. R. No. 14 — Mr. Jenkins. Proposing an investigation of the several state departments, and the general assembly.

Resolved by the General Assembly: That the speaker is hereby authorized and directed by the House of Representatives to appoint a bi-partisan committee, who shall be charged with the duty of making a thorough and complete investigation of all the departments and sub-departments of the state including both houses of the general assembly.

Such investigation to be made for the single purpose of ascertaining for the information of the House, whether the business of the state can be conducted upon a more economical basis and in accordance with the expressed views of Governor Cox.

Said committee shall report its findings together with its recommendations within thirty days and the report when made shall contain the following information:

Number of positions created by statute.

Number employed in each department.

Number of hours each person is employed each day.

Service performed by each person employed.

Salary received by each person employed.

Whether any of the positions could be abolished, without impairing the efficiency of the department's work.

Whether the service now rendered by two or more persons could be combined and performed by a single person without impairing the efficiency of the department's work.

Whether the compensation now received by any employe in any department is commensurate with the service rendered, or whether it is in excess of such service.

Also such other information as the committee may find that will be of value to the House in determining upon reasonable retrenchment in the expenditure of public money.

Such committee so appointed shall be empowered to visit any and all departments of state for the purpose of this investigation and examine the books and records of such department relative to the matters herein set forth. They shall also be empowered to call before them any officer or employe of the state, or other person for the purpose of examining them relative to the matters provided in this resolution.

Mr. Fulton moved the resolution be referred to the committee on Fees and Salaries.

The motion was agreed to.

The following bills were introduced and read the first time:

H. B. No. 193 — Mr. Tetlow. To amend section 1003 General Code, providing for the collection of information relative to accidents occurring in workshops and factories of the state.

H. B. No. 194 — Mr. Anderson. To regulate the sale of carbolic acid.

H. B. No. 195 — Mr. Hoffman. To amend section 987 of the General Code, relating to the assignment of district inspectors.

H. B. No. 196 — Mr. Snyder, of Hamilton. Authorizing the issuance of bonds and acquisition and appropriation of property and rights by municipal corporations to construct and equip electric railways and terminals on leased canal and other property.

H. B. No. 197 — Mr. Snyder, of Hamilton. To supplement section 1711 of the General Code of Ohio by the enactment of section 1711-1, relating to attorneys' fees, and giving attorneys a lien upon claims and demands placed in their charge.

H. B. No. 198 — Mr. Pence. To amend section 7148 relative to the cutting of weeds along public roads.

H. B. No. 199 — Mr. Acker. To amend section 13413 and to supplement section 13413 by the enactment of a section 13413-1 of the General Code, relating to the catching or killing of skunks.

H. B. No. 200 — Mr. Warnes. To amend sections 1335, 1336, 1342, 1343, 1344 and 1347 and to supplement section 1343 by the addition of four supplementary sections, 1343-1, 1343-2, 1343-3 and 1343-4 of the General Code, so as to provide for the further regulation of the practice of embalming and the preparation and disposal of the dead and to repeal original sections 1335, 1336, 1342, 1343 and 1344 of the General Code.

H. B. No. 201 — Mr. Fellingner. To provide for the collection, arrangement and display of the products of the state of Ohio at the Panama-Pacific International Exposition to be held in San Francisco in 1915 and to make an appropriation therefor.

H. B. No. 202 — Mr. Vollmer. To provide for the general welfare of employees.

H. B. No. 203 — Mr. Vollmer. To supplement sections 1020, 1021, 1022 and 1023 of the General Code, relating to the use of certain buildings or rooms for the use of making wearing apparel or goods for wear,

use or adornment or for the manufacture of cigars, cigarettes or tobacco by the enactment of an additional supplementary section to be known as 1023-1 for the purpose of providing penalties for the violation of the provisions of the foregoing sections or any orders issued and requirements made thereunder.

H. B. No. 204 — Mr. Venus. To amend section 691 of the General Code, relative to the fees to be paid by building and loan associations to the inspector of building and loan associations.

H. B. No. 205 — Mr. Nye. To amend section 1036 General Code, relative to penalties for failing, refusing or neglecting to have plans for the erection of certain structures approved by the inspector of workshops and factories, and provide a penalty for any person who alters the plans so approved or fails to construct or alter said structure in accordance with such plans.

H. B. No. 206 — Mr. Chapman. To amend section 984 General Code, relating to the appointment of district inspectors of workshops and factories.

H. B. No. 207 — Mr. Chapman. To amend section 6247 General Code relating to the appointment and compensation of female visitors of workshops and factories.

H. B. No. 208 — Mr. Chapman. To amend sections 1261-2, 1261-3, 1261-4, 1261-5, 1261-6, 1261-8, 1261-9, 1261-10, 1261-11, 1261-12, 1261-13 and 1261-15 of the General Code relating to the creation of the office of state inspector of plumbing.

H. B. No. 209 — Mr. Hite. To make appropriations for and authorize the erection of a memorial to the members of the 126th Regiment, Ohio Volunteers Infantry who fell at "Death Angle" at the battle of Spottsylvania Court House.

H. B. No. 210 — Mr. Kramer. To amend section 375 of the General Code, relating to the duties of the state dairy and food commissioner.

On motion of Mr. Kilpatrick, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and the following bills on the calendar for second reading were read the second time by their titles and referred as follows:

H. B. No. 188 — Mr. Plank. To the committee on Fees and Salaries.

H. B. No. 189 — Mr. Snyder, of Hamilton. To the committee on Judiciary.

H. B. No. 190 — Mr. Snyder, of Hamilton. To the committee on Judiciary.

H. B. No. 191 — Mr. Hunter. To the committee on Fish and Game.

H. B. No. 192 — Mr. Vollmer. To the committee on Codes, Courts and Procedure.

H. R. No. 35 — Mr. Fellingner, was taken up. The question being "Shall the resolution be adopted?", the resolution was adopted.

H. J. R. No. 11 — Mr. Frick, was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 90, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,
Agler,
Anderson,

Appenzeller,
Barthelmeh,
Behne,

Bishop,
Black,
of Hamilton,

Black,
of Wyandot,
Bonnell,

Those who voted in the affirmative are: Messrs. — Concluded.

Brennan,	Fell,	King,	Schaefer,
Brown,	Fellinger,	of Ashtabula,	Schweikert,
of Ashland,	Foreman,	Kramer,	Shanley,
Brown, of Union,	Freeman,	Lambert,	Siebert,
Cameron,	Frick,	Lowry,	Smith,
Capelle,	Fulton,	Lustig,	of Morgan,
Carroll,	Gilson,	McCormick,	Snyder,
Chapman,	Guthery,	McGuffey,	of Hamilton,
Clark,	Hastings,	Mills,	Sweeney,
Collins,	Hite,	Mueller,	Terrell,
Conover,	Hoaglin,	Murphy,	Tetlow,
Crawford,	Hoffman,	Nungesser,	Thatcher,
Criswell,	Horwitz,	Nye,	Venus,
of Coshocton,	Hunter,	Orlikowski,	Vollmer,
Criswell,	Jackson,	Orrison,	Walsh,
of Morrow,	Jenkins,	Pence,	Warnes,
Davis,	Kathe,	Plank,	Welsh,
Detrick,	Kemerer,	Plumb,	White,
Dickson,	Kessler,	Read, of Summit,	Wintermute,
Diser,	Kilpatrick,	Reighard,	Winters,
Doster,	Kilrain,	Rhulman,	Young—90.
Ertel,		Robinson,	

The resolution was adopted.

H. J. R. No. 12 — Mr. Acker, was taken up.

On motion of Mr. Acker, the resolution was referred to the committee on Labor.

H. R. No. 36 — Mr. Lustig, was taken up.

The question being "Shall the resolution be adopted?", Mr. Brown, of Ashland, moved to amend the resolution as follows:

In line 3 after the word "members" insert "and officers."

The amendment was agreed to.

The question recurring on the adoption of the resolution, Mr. Behne moved that the resolution be laid on the table.

The motion was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 12 — Mr. Moore.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate:

Mr. Speaker:

The Senate has adopted the following resolution:

S. R. No. 26 — Mr. Hillenkamp.

Attest:

W. V. GOSHORN,
Clerk.

On motion of Mr. Lowry, the House adjourned.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Tuesday, January 28, 1913. 1:30 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend J. J. Tisdall, of Columbus. The journal of yesterday was read and approved.

H. B. No. 54 — Mr. King, of Franklin, was taken up and read the third time.

The question being, "Shall the bill pass?", Mr. Smith, of Butler, moved to refer the bill to a select committee of one, with instructions to amend as follows:—

In line 16, after the word "filberts," insert the word "ice,".

The motion was agreed to, and Mr. Smith, of Butler, was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 112, nays 6, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Reppert,
Agler,	of Coshocton,	Kemerer,	Reynolds,
Anderson,	Criswell,	Kennedy,	Rhulman,
Appenzeller,	of Morrow,	Kessler,	Robinson,
Barthelmeh,	Davis,	Kilpatrick,	Schaefer,
Behne,	Deaton,	Kilrain,	Schweikert,
Beyer,	Detrick,	King,	Scott,
Bigelow,	Dickson,	of Ashtabula,	Shanley,
Black,	Diser,	King,	Siebert,
of Hamilton,	Donaldson,	of Franklin,	Smith, of Butler,
Black,	Doster,	Kramer,	Smith, of Morgan,
of Wyandot,	Duffey,	Lambert,	Stivers,
Boggs,	Etling,	Lowry,	Sweeney,
Bonnell,	Fell,	Lustig,	Terrell,
Bour,	Fellinger,	McCormick,	Tetlow,
Brennan,	Foreman,	McGuffey,	Thatcher,
Brown,	Freeman,	Mills,	Thomas,
of Ashland,	Frick,	Morris,	Venus,
Brown, of Union,	Fulton,	Mueller,	Vollmer,
Cameron,	Guthery,	Nungesser,	Vonderheide,
Capelle,	Hastings,	Nye,	Walsh,
Carroll,	Hite,	Orlikowski,	Warnes,
Chapman,	Hoaglin,	Orrison,	Welsh,
Clark,	Hoffman,	Pence,	White,
Collins,	Holl,	Plank,	Williams,
Colter,	Hoover,	Plumb,	Wintermute,
Conover,	Horwitz,	Quinlisk,	Winters,
Cooper,	Hunter,	Read, of Summit,	Woodworth,
Cowan,	Jackson,	Reid, of Fayette,	Young—112.
Crawford,	Jenkins,	Reighard,	

Those who voted in the negative are: Messrs. Beatty, Bishop, Ertel, Gilson, Leist and Snyder, of Hamilton—6.

The bill was passed. The title was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the fol-

lowing bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 25 — Mr. Gregory.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

H. B. No. 64 — Mr. Agler, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 114, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Reynolds,
Agler,	of Morrow,	Kennedy,	Rhulman,
Anderson,	Davis,	Kilpatrick,	Robinson,
Appenzeller,	Deaton,	Kilrain,	Schaefer,
Barthelmeh,	Detrick,	King,	Schweikert,
Beatty,	Dickson,	of Ashtabula,	Scott,
Behne,	Diser,	King,	Shanley,
Beyer,	Doster,	of Franklin,	Siebert,
Bigelow,	Duffey,	Kramer,	Smith, of Butler,
Bishop,	Ertel,	Lambert,	Smith, of Morgan,
Black,	Etling,	Leist,	Snyder,
of Hamilton,	Fell,	Lustig,	of Hamilton,
Black,	Fellinger,	McCormick,	Stivers,
of Wyandot,	Foreman,	McGuffey,	Sweeney,
Boggs,	Freeman,	Mills,	Terrell,
Bonnell,	Frick,	Morris,	Tetlow,
Bour,	Fulton,	Mueller,	Thatcher,
Brennan,	Gilson,	Murphy,	Thomas,
Brown,	Guthery,	Nungesser,	Venus,
of Ashland,	Hastings,	Nye,	Vollmer,
Brown, of Union,	Hite,	Orlikowski,	Vonderheide,
Cameron,	Hoaglin,	Orrison,	Warnes,
Capelle,	Hoffman,	Pence,	Welsh,
Carroll,	Holl,	Plank,	White,
Chapman,	Hoover,	Plumb,	Williams,
Clark,	Horwitz,	Quinlisk,	Winans,
Collins,	Hunter,	Read, of Summit,	Wintermute,
Colter,	Jackson,	Reid, of Fayette,	Winters,
Conover,	Jenkins,	Reighard,	Woodworth,
Cooper,	Kathe,	Reppert,	Young—114.
Crawford,			

The bill was passed.

The title was agreed to.

H. B. No. 18 — Mr. Reid, was taken up and read the third time.

The question being, "Shall the bill pass?"

2:30 o'clock, p. m.

The attention of the House was called to the special order for this hour, consideration of H. B. No. 173 — Mr. Black, of Hamilton.

The question recurring on the passage of H. B. No. 18 — Mr. Reid, the yeas and nays were taken and resulted — yeas 110, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Barthelmeh,	Bigelow,	Black,
Agler,	Beatty,	Bishop,	of Wyandot,
Anderson,	Behne,	Black,	Boggs,
Appenzeller,	Beyer,	of Hamilton,	Bonnell,

Those who voted in the affirmative are: Messrs.—Concluded.

Bour,	Fell,	Kramer,	Schweikert,
Brennan,	Fellinger,	Lambert,	Scott,
Brown,	Foreman,	Leist,	Shanley,
of Ashland,	Freeman,	Lowry,	Siebert,
Brown, of Union,	Frick,	Lustig,	Smith, of Butler,
Cameron,	Fulton,	McCormick,	Smith, of Morgan,
Capelle,	Hastings,	McGuffey,	Snyder,
Carroll,	Hite,	Morris,	of Hamilton,
Chapman,	Hoaglin,	Murphy,	Stivers,
Clark,	Hoffman,	Nungesser,	Sweeney,
Collins,	Holl,	Nye,	Terrell,
Colter,	Hoover,	Orlikowski,	Tetlow,
Conover,	Horwitz,	Orrison,	Thatcher,
Cooper,	Hunter,	Pence,	Venus,
Criswell,	Jackson,	Plank,	Vollmer,
of Morrow,	Jenkins,	Plumb,	Vonderheide,
Davis,	Kathe,	Quinlisk,	Walsh,
Deaton,	Kemerer,	Read, of Summit,	Warnes,
Detrick,	Kennedy,	Reid, of Fayette,	Welsh,
Dickson,	Kessler,	Reighard,	White,
Diser,	Kilpatrick,	Reppert,	Winans,
Donaldson,	Kilrain,	Reynolds,	Wintermute,
Doster,	King,	Rhulman,	Winters,
Duffey,	of Ashtabula,	Robinson,	Woodworth,
Ertel,	King,	Schaefer,	Young—110.
	of Franklin,		

The bill was passed.

The title was agreed to.

Mr. Black, of Hamilton, moved that H. R. No. 82, requiring bills carrying appropriations to be referred to the finance committee before being read the third time, be suspended and H. B. No. 173 be placed upon its passage.

The motion was agreed to and said bill, being a special order for 2:30 o'clock, was taken up and read the third time.

The question being, "Shall the bill pass?", Mr. Winans moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 9, after the word "compensation," change period to comma and add "such compensation shall not exceed twenty-five hundred dollars per year."

The question being, "Shall the amendment be agreed to?", the yeas and nays were demanded, taken and resulted—yeas 26, nays 89. as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Diser,	McCormick,	Robinson,
Brown, of Union,	Freeman,	Nungesser,	Scott,
Capelle,	Gilson,	Pence,	Smith, of Morgan,
Collins,	Hastings,	Plank,	White,
Conover,	Hoover,	Plumb,	Winans,
Cooper,	Hunter,	Reighard,	Woodworth—26.
Davis,	Kemerer,		

Those who voted in the negative are: Messrs.

Acker,	Black,	Brown,	Cowan,
Appenzeller,	of Hamilton,	of Ashland,	Crawford,
Beatty,	Black,	Cameron,	Criswell,
Behne,	of Wyandot,	Carroll,	of Coshocton,
Beyer,	Boggs,	Chapman,	Criswell,
Bigelow,	Bour,	Clark,	of Morrow,
Bishop,	Brennan,	Colter,	Deaton,

Those who voted in the negative are: Messrs.—Concluded.

Detrick,	Jackson,	Mueller,	Stivers,
Dickson,	Jenkins,	Murphy,	Sweeney,
Donaldson,	Kathe,	Nye,	Terrell,
Doster,	Kennedy,	Orlikowski,	Tetlow,
Duffey,	Kessler,	Orrison,	Thatcher,
Ertel,	Kilpatrick,	Quinlisk,	Thomas,
Fell,	Kilrain,	Read, of Summit,	Venus,
Fellinger,	King,	Reppert,	Vollmer,
Foreman,	of Ashtabula,	Reynolds,	Vonderheide,
Frick,	Kramer,	Rhulman,	Walsh,
Fulton,	Lambert,	Schaefer,	Warnes,
Guthery,	Leist,	Schweikert,	Welsh,
Hite,	Lowry,	Shanley,	Williams,
Hoaglin,	Lustig,	Siebert,	Wintermute,
Hoffman,	McGuffey,	Smith, of Butler,	Winters,
Holl,	Mills,	Snyder,	Young—89.
Horwitz,	Morris,	of Hamilton,	

The amendment was disagreed to.

The question recurring on the passage of H. B. No. 173 — Mr. Black, of Hamilton, Mr. Lustig demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 104, nays 15.

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kilrain,	Schweikert,
Agler,	Deaton,	King,	Shanley,
Barthelmeh,	Detrick,	of Ashtabula,	Siebert,
Beatty,	Dickson,	King,	Smith, of Butler,
Behne,	Donaldson,	of Franklin,	Smith,
Beyer,	Doster,	Kramer,	of Morgan,
Bigelow,	Duffey,	Lambert,	Snyder,
Bishop,	Ertel,	Leist,	of Hamilton,
Black,	Etling,	Lowry,	Stivers,
of Hamilton,	Fell,	Lustig,	Sweeney,
Black,	Fellinger,	McCormick,	Terrell,
of Wyandot,	Foreman,	McGuffey,	Tetlow,
Boggs,	Freeman,	Mills,	Thatcher,
Bonnell,	Frick,	Morris,	Thomas,
Bour,	Fulton,	Mueller,	Venus,
Brennan,	Guthery,	Murphy,	Vollmer,
Brown,	Hite,	Nungesser,	Vonderheide,
of Ashland,	Hoaglin,	Nye,	Walsh,
Brown, of Union,	Hoffman,	Orlikowski,	Warnes,
Cameron,	Holl,	Orrison,	Welsh,
Carroll,	Horwitz,	Plank,	White,
Chapman,	Jackson,	Quinlisk,	Williams,
Clark,	Jenkins,	Read, of Summit,	Winans,
Colter,	Kathe,	Reid, of Fayette,	Wintermute,
Cooper,	Kemerer,	Reppert,	Winters,
Cowan,	Kennedy,	Reynolds,	Woodworth,
Crawford,	Kessler,	Rhulman,	Young—104.
Criswell,	Kilpatrick,	Schaefer,	
of Coshocto,			

Those who voted in the negative are: Messrs.

Anderson,	Criswell,	Hastings,	Plumb,
Capelle,	of Morrow,	Hoover,	Reighard,
Collins,	Diser,	Hunter,	Robinson,
Conover,	Gilson,	Pence,	Scott—15.

The bill was passed.

And thereupon by direction of the speaker, on the adoption of section 10 of said bill, being the emergency section.

The yeas and nays were taken and resulted — yeas 90, nays 30, as follows:

Those who voted in the affirmative are: Messrs. ,

Acker,	Criswell,	Kessler,	Schweikert,
Appenzeller,	of Coshocton,	Kilpatrick,	Shanley,
Barthelmeh,	Deaton,	Kilrain,	Siebert,
Beatty,	Detrick,	King,	Smith, of Butler,
Behne,	Dickson,	of Ashtabula,	Smith,
Beyer,	Donaldson,	King,	of Morgan,
Bigelow,	Doster,	of Franklin,	Snyder,
Bishop,	Duffey,	Leist,	of Hamilton,
Black,	Ertel,	Lowry,	Stivers,
of Hamilton,	Etling,	Lustig,	Sweeney,
Black,	Fell,	McGuffey,	Terrell,
of Wyandot,	Fellinger,	Mills,	Thatcher,
Boggs,	Foreman,	Morris,	Thomas,
Bonnell,	Frick,	Mueller,	Venus,
Bour,	Fulton,	Murphy,	Vollmer,
Brennan,	Guthery,	Nungesser,	Vonderheide,
Brown,	Hite,	Orlikowski,	Walsh,
of Ashland,	Hoaglin,	Orrison,	Warnes,
Cameron,	Hoffman,	Quinlisk,	Welsh,
Carroll,	Holl,	Read, of Summit,	Williams,
Clark,	Horwitz,	Reid, of Fayette,	Winans,
Colter,	Jackson,	Reppert,	Wintermute,
Cowan,	Jenkins,	Reynolds,	Winters,
Crawford,	Kathe,	Rhulman,	Woodworth,
		Schaefer,	Young—90.

Those who voted in the negative are: Messrs.

Agler,	Criswell,	Hunter,	Plank,
Anderson,	of Morrow,	Kemerer,	Plumb,
Brown, of Union,	Davis,	Kennedy,	Reighard,
Capelle,	Diser,	Kramer,	Robinson,
Chapman,	Freeman,	Lambert,	Scott,
Collins,	Gilson,	McCormick,	Tetlow,
Conover,	Hastings,	Nye,	White—30.
Cooper,	Hoover,	Pence,	

The emergency section, having received a constitutional majority, was adopted.

The title of the bill was agreed to.

H. B. No. 10 — Mr. Fellingner, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Hite moved to refer the bill to a select committee of one, with instruction to amend as follows:

In line 4 after the word "whoever," insert the words "not being a member of the immediate family of the owner of a motor vehicle."

The motion was agreed to, and Mr. Hite was appointed such committee, and reported the bill amended as instructed.

Mr. Kilpatrick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, strike out the words "so as".

The amendment was agreed to, and Mr. Kilpatrick was appointed such committee, and reported the bill amended as instructed.

Mr. Scott moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7, after the word "be," insert the words "fined not more than five hundred dollars or."

In line 8, after the comma, insert the words, "or both."

The motion was agreed to, and Mr. Scott was appointed such committee, and reported the bill amended as instructed.

Mr. Reid moved to refer the bill to a select committee of one, with instructions to amend, as follows:

In line 6, strike out the word "written."

The motion was agreed to, and Mr. Reid was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of H. B. No. 10 — Mr. Fellingner, Mr. Jenkins moved that further consideration of the bill be indefinitely postponed.

The motion was agreed to.

H. B. No. 11 — Mr. Fellingner, was taken up and read the third time.

The question being, "Shall the bill pass?", Mr. Fellingner moved to refer the bill to a select committee of one, with instructions and authority to report the same at any time.

Mr. Black, of Wyandot, moved to amend the motion by referring the bill to the committee on Public Highways.

The question being, "Shall the amendment be agreed to?", the amendment was agreed to.

The question recurring on the motion as amended, the motion as amended was agreed to and H. B. No. 11 was referred to the committee on Public Highways.

The following message was received from the Senate:

Mr. Speaker:

The president of the Senate has appointed the following committee on behalf of the Senate pursuant to S. J. R. No. 10 — Mr. Gregory:

Messrs. Gregory, Cunningham and Howard.

Attest:

W. V. GOSHORN,
Clerk.

The speaker handed down the following communication:

The speaker hereby appoints the following committee in accordance with S. J. R. No. 10:

Messrs. Kilpatrick, Mills and Thatcher.

The following message was received from the Senate:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested.

S. B. No. 38 — Mr. Green. To amend section 974 of the General Code of Ohio, and to supplement it by the enactment of section 974-1, 974-2, 974-3, relating to the chief inspector of mines.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 44 — Mr. Bernstein. To amend section 5089 of the General Code, relating to the duties of judges of elections.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to S. J. R. No. 10, Mr. Gregory, creating a committee to investigate the cost of the state militia.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 1 — Mr. Hudson. To establish a state board of registration and examination for civil and mining engineers and surveyors, and to regulate the practice thereof.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 47 — Mr. Beckett. Amending section 6727 of the General Code of Ohio, relating to the removal of obstructions from waterway.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 6 — Mr. Hillenkamp. To amend section 8795 of the General Code, relative to mortgages of railroad companies.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested.

S. B. No. 26 — Mr. Dollison. Regulating the soliciting of money, or other thing of value of persons confined in a penal or correctional institution of the state of Ohio.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate:

Mr. Speaker:

The Senate has concurred in the adoption of the following Joint Resolution.

H. J. R. No. 13 — Mr. Hite.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested.

S. J. R. No. 13 — Mr. Green.

Relative to appointing a committee to investigate the rental of office buildings for use of state departments.

Attest:

W. V. GOSHORN,
Clerk.

The resolution was laid over under the rule.

H. B. No. 19 — Mr. Reid, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 105, nays none, as follows:

Acker,	Detrick,	Kilrain,	Reynolds,
Agler,	Dickson,	King,	Rhulman,
Anderson,	Diser,	of Ashtabula,	Robinson,
Appenzeller,	Donaldson,	King,	Schaefer,
Beatty,	Doster,	of Franklin,	Scott,
Behne,	Duffey,	Kramer,	Shanley,
Bishop,	Ertel,	Lambert,	Siebert,
Black,	Etling,	Leist,	Smith, of Morgan,
of Hamilton,	Fellinger,	Lowry,	Snyder,
Black,	Foreman,	Lustig,	of Hamilton,
of Wyandot,	Freeman,	McCormick,	Stivers,
Bonnell,	Frick,	McGuffey,	Sweeney,
Bour,	Fulton,	Mills,	Terrell,
Brennan,	Guthery,	Morris,	Tetlow,
Brown,	Hastings,	Mueller,	Thatcher,
of Ashland,	Hoaglin,	Murphy,	Thomas,
Brown, of Union,	Hoffman,	Nungesser,	Venus,
Cameron,	Holl,	Nye,	Vollmer,
Carroll,	Hoover,	Orlikowski,	Vonderheide,
Chapman,	Horwitz,	Orrison,	Walsh,
Clark,	Hunter,	Pence,	Welsh,
Collins,	Jackson,	Plank,	White,
Colter,	Jenkins,	Plumb,	Williams,
Conover,	Kathe,	Quinlisk,	Winans,
Criswell,	Kemerer,	Read, of Summit,	Wintermute,
of Coshocton,	Kennedy,	Reid, of Fayette,	Winters,
Davis,	Kessler,	Reighard,	Woodworth,
Deaton,	Kilpatrick,	Reppert,	Young—105.

The bill was passed.

The title was agreed to.

Amended H. B. No. 80 — Mr. Bonnell, was taken up and read the third time.

The question being, "Shall the bill pass?", Mr. Bonnell moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7, after the comma (,) following the word "inclusive," add the words "or whoever during the period when it shall be unlawful to kill such animal shall have in his possession the green pelt of a skunk."

The motion was agreed to, and Mr. Bonnell was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 106, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cowan,	Kennedy,	Reppert,
Agler,	Crawford,	Kessler,	Reynolds.
Anderson,	Criswell,	Kilpatrick,	Rhulman,
Appenzeller,	of Morrow,	Kilrain,	Robinson,
Barthelmeh,	Davis,	King,	Schaefer,
Beatty,	Deaton,	of Ashtabula,	Schweikert,
Behne,	Detrick,	King,	Scott,
Beyer,	Dickson,	of Franklin,	Shanley,
Bishop,	Diser,	Kramer,	Siebert,
Black,	Donaldson,	Lambert,	Smith, of Morgan,
of Hamilton,	Doster,	Leist,	Snyder,
Black,	Duffey,	Lowry,	of Hamilton,
of Wyandot,	Ertel,	Lustig,	Stivers,
Bonnell,	Etling,	McCormick,	Sweeney,
Bour,	Fell,	McGuffey,	Terrell,
Brennan,	Foreman,	Morris,	Tetlow,
Brown,	Freeman,	Mueller,	Thomas,
of Ashland,	Frick,	Nungesser,	Venus,
Brown, of Union,	Fulton,	Nye,	Vollmer,
Cameron,	Guthery,	Orlikowski,	Vonderheide,
Capelle,	Hastings,	Orrison,	Walsh,
Carroll,	Hoaglin,	Pence,	Welsh,
Chapman,	Hoffman,	Plank,	White,
Clark,	Holl,	Plumb,	Williams,
Collins,	Horwitz,	Quinlisk,	Winans,
Colter,	Hunter,	Read, of Summit,	Wintermute,
Conover,	Kathe,	Reid, of Fayette,	Winters,
Cooper,	Kemerer,	Reighard,	Woodworth,
			Young—106.

Messrs. Criswell, of Coshocton, and Hite voted in the negative.

The bill was passed. The title was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 173 — Mr. Black, of Hamilton. To create a legislative reference department, to provide for the maintenance and administration of the said department, for the appointment of a chief thereof, and to repeal sections 798-1 to 798-5 of the General Code of Ohio.

Attest:

W. V. GOSHORN,

Clerk.

Amended H. B. No. 88 — Mr. Hoaglin, was taken up and read the first time.

The question being, "Shall the bill pass?", Mr. Capelle moved to refer the bill to a select committee of one, with instructions to amend, as follows:

In line 6, strike out the figures "1918" and in lieu thereof insert the figures "1915."

The motion was disagreed to.

Mr. McCormick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6, strike out the figures "1918" and in lieu thereof insert the figures "1916".

The motion was disagreed to.

Mr. Vonderheide moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7, after the word "inclusive" insert the words "of each year."

In line 8, after the word "inclusive" insert the words "of each year."

In line 15, after the word "inclusive" insert the words "of each year."

The motions were disagreed to.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 105, nays 6, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jenkins,	Quinlisk,
Anderson,	of Coshocton,	Kathe,	Read, of Summit,
Appenzeller,	Criswell,	Kemerer,	Reid, of Fayette,
Barthelmeh,	of Morrow,	Kennedy,	Reighard,
Beatty,	Davis,	Kessler,	Reppert,
Behne,	Deaton,	Kilpatrick,	Reynolds,
Beyer,	Detrick,	Kilrain,	Robinson,
Bishop,	Dickson,	King,	Schaefer,
Black,	Diser,	of Ashtabula,	Schweikert,
of Hamilton,	Donaldson	King,	Scott,
Black,	Doster,	of Franklin,	Shanley,
of Wyandot,	Duffey,	Kramer,	Siebert,
Bonnell,	Ertel,	Lambert,	Smith, of Butler,
Bour,	Etling,	Leist,	Snyder,
Brennan,	Fell,	Lowry,	of Hamilton,
Brown,	Fellinger,	Lustig,	Stivers,
of Ashland,	Foreman,	McCormick,	Sweeney,
Brown, of Union,	Freeman,	McGuffey,	Terrell,
Cameron,	Frick,	Mills,	Tetlow,
Capelle,	Fulton,	Morris,	Thatcher,
Carroll,	Guthery,	Murphy,	Thomas,
Chapman,	Hastings,	Nungesser,	Venus,
Collins,	Hoaglin,	Nye,	Vollmer,
Colter,	Hoffman,	Orlikowski,	Welsh,
Conover,	Holl,	Orrison,	White,
Cooper,	Hoover,	Pence,	Wintermute,
Cowan,	Hunter,	Plank,	Winters,
Crawford,	Jackson,	Plumb,	Woodworth,
			Young—105.

Those who voted in the negative are: Messrs. Agler, Hite, Horwitz, Vonderheide, Walsh and Williams—6.

The bill was passed.

The title was agreed to.

Amended H. B. No. 73 — Mr. Young, was taken up and read the third time.

The question being, "Shall the bill pass?", Mr. Black, of Hamilton, demanded a call of the House, which was duly seconded and taken and 115 members answered to their names.

Those absent are: Messrs. Bigelow, Clark, Criswell, of Coshocton, Orrison, Snyder, of Pickaway, Sweeney and Warnes.

The sergeant-at-arms was ordered to dispatch his messenger for absentees.

On motion of Mr. Horwitz, further proceedings under the call were dispensed with.

The question recurring on the passage of the bill, Mr. Diser moved to refer the bill to a select committee of one, with instructions to amend as follows: In line 5 after the word "office", strike out the words "during good behavior" and insert in lieu thereof, the following, "for a term of two years beginning on the first Monday of February next after his appointment."

By consent of the House, Mr. Diser withdrew the amendment.

Mr. Duffey moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5, strike out the words "during good behavior" and insert in lieu thereof the words "until removed by such court".

The motion was agreed to, and Mr. Duffey was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 104, nays 9, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kilpatrick,	Reppert,
Agler,	Detrick,	Kilrain,	Reynolds,
Anderson,	Dickson,	King,	Rhulman,
Barthelmeh,	Diser,	of Ashtabula,	Robinson,
Beatty,	Donaldson,	King,	Schaefer,
Behne,	Doster,	of Franklin,	Schweikert,
Beyer,	Duffey,	Kramer,	Shanley,
Bishop,	Ertel,	Lambert,	Siebert,
Black,	Etling,	Leist,	Smith, of Butler,
of Hamilton,	Fell,	Lowry,	Smith,
Black,	Fellinger,	Lustig,	of Morgan,
of Wyandot,	Foreman,	McCormick,	Snyder,
Boggs,	Frick,	McGuffey,	of Hamilton,
Bonnell,	Fulton,	Mills,	Sweeney,
Bour,	Guthery,	Morris,	Terrell,
Brennan,	Hastings,	Mueller,	Thatcher,
Brown,	Hite,	Murphy,	Thomas,
of Ashland,	Hoaglin,	Nungesser,	Venus,
Brown, of Union,	Hoffman,	Nye,	Vollmer,
Cameron,	Holl,	Orlikowski,	Vonderheide,
Capelle,	Horwitz,	Orrison,	Walsh,
Carroll,	Hunter,	Pence,	Welsh,
Chapman,	Jackson,	Plank,	Williams,
Colter,	Jenkins,	Plumb,	Winans,
Conover,	Kathe,	Quinlisk,	Wintermute,
Cooper,	Kemerer,	Read, of Summit,	Winters,
Cowan,	Kennedy,	Reid, of Fayette,	Young—104.
Davis,	Kessler,	Reighard,	

Those who voted in the negative are: Messrs.

Appenzeller,	Criswell,	Gilson,	White,
Collins,	of Morrow,	Scott,	Woodworth—9.
	Freeman,	Tetlow,	

The bill was passed.

The title was agreed to.

Mr. Kilpatrick moved that the House proceed to the third order of business.

The motion was agreed to and the House proceeded to the third order of business, being reports of standing committees:

Mr. Brennan submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 154 — Mr. Brennan, having had the same under consideration, reports it back, and recommends its passage.

ROBERT BLACK,
WALTER G. AGLER,
A. ROSS READ,
STEPHEN M. YOUNG,
JOHN F. GILSON,

T. E. HOOVER,
ED. H. BISHOP,
LAWRENCE BRENNAN,
C. APPENZELLER,
CHAS. A. ORRISON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Fellingner submitted the following report:

The standing committee on Appropriations and Finance, to which was referred H. B. No. 81 — Mr. Bigelow, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 50 strike out "126.50" and in lieu thereof insert "120.50."

In line 75, before the words "The Union News," insert the following, "Continental (Putnam)."

In line 191, before the words "Newark Express (German)" insert the following, "Newark (Licking)."

In line 199 strike out "11.75" and in lieu thereof insert "111.75."

In line 236 strike out "114.25" and in lieu thereof insert "114.75."

In line 243, after the words, "The St. Marys Argus," insert the following, "114.00."

In line 244 strike out "125.56" and in lieu thereof, insert "125.50."

In line 269 strike out the word "Yyandot" and in lieu thereof insert the word, "Wyandot."

In line 281, after the word "Waynesfield (Auglaize)," insert the words, "Waynesfield Chronicle."

JOHN COWAN,
A. BEYER,
L. H. SCOTT,
R. R. REYNOLDS,
H. N. DONALDSON,

H. FELLINGER,
GEORGE LEIST, JR.,
T. A. BONNELL,
I. S. GUTHERY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Schweikert submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 104 — Mr. Fellingner, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended: Line 2. Strike out the following words "any person, firm, corporation or association who," and in lieu thereof insert the word "whoever."

In line 16 strike out "Fifty" and in lieu thereof insert "One hundred."

C. B. WINTERS,
VIRGIL J. TERRELL,
F. J. KILRAIN,
WM. H. SCHWEIKERT,

EDWARD R. MUELLER,
JAMES NYE,
WALTER G. AGLER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Detrick submitted the following report:

The standing committee on Public Schools, to which was referred H. B. No. 36—Mr. Shanley, having had the same under consideration, reports it back, and recommends its passage.

FRED BARTHELMEH,
JOHN J. SHANLEY, SR.,
W. M. DICKSON,
GEO. M. MORRIS,
GUY DETRICK,
JOHN F. GILSON,

GEO. S. CRAWFORD,
JOHN H. LOWRY,
GEO. M. HOAGLIN,
G. G. O. PENCE,
C. D. BROWN.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Mueller submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 12—Mr. Fellingner, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

Line 19, strike out the word "person" and in lieu thereof insert "period."

C. B. WINTERS,
VIRGIL J. TERRELL,
F. J. KILRAIN,
WM. H. SCHWEIKERT,

EDWARD R. MUELLER,
JAMES NYE,
WALTER G. AGLER.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Rhulman submitted the following report:

The standing committee on Public Highways, to which was referred H. B. No. 146—Mr. Barthelmeh, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 17 strike out the words "such fine and imprisonment."

In line 18, after the word "felony," insert a "comma" (,).

S. C. ANDERSON,
W. A. HITE,
W. A. RHULMAN,
F. B. FELL,
M. J. WALSH,

B. H. KATHE,
C. B. SMITH,
C. H. McCORMICK,
EARL E. ERTEL,
LOUIS HORWITZ,

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Nye submitted the following report: *

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 180 — Mr. Horwitz, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 12, strike out the word "act" and in lieu thereof insert "asked".

In line 20, insert the word "of" after the word "examination".

C. B. WINTERS,
VIRGIL J. TERRELL,
F. J. KILRAIN,
WM. H. SCHWEIKERT,

EDWARD R. MUELLER,
JAMES NYE,
WALTER G. AGLER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Plank submitted the following report:

The standing committee on Banks and Banking, to which was referred H. B. No. 46 — Mr. Kennedy, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended: In line 28 strike out the words "two years", and insert in lieu thereof the words "one year".

In line 34 before the word "authorized" insert the word "are".

In line 38, after the word "person" insert the words "or firm".

In line 41 strike out the first "n" in "superintendent".

In line 49 strike out the first "or" and insert in lieu thereof "and".

In line 78 strike out the words "two years" and insert in lieu thereof "one year".

In line 79 strike out the period, and insert a semicolon, and add "except section 2, which shall be in effect on and after the earliest date allowed by law".

FRANK H. REIGHARD,
F. M. PLANK,
GEO. W. HOLL,
GEO. F. DOSTER,

R. R. KENNEDY,
W. M. BROWN,
CHAS. D. CONOVER,
E. N. BOGGS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Gilson submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 103 — Mr. Brennan, having had the same under consideration, reports it back and recommends its passage.

ROBERT BLACK,
WALTER G. AGLER,
JOHN F. GILSON,
T. E. HOOVER,
ED. H. BISHOP,

C. APPENZELLER,
LAWRENCE BRENNAN,
A. ROSS READ,
CHAS. A. ORRISON.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Thatcher submitted the following report:

The standing committee on Benevolent and Penal Institutions, to which was referred H. B. No. 79—Mr. McCormick, having had the same under consideration, reports it back and recommends its passage.

D. M. CRISWELL,
WM. H. SCHWEIKERT,
R. B. CAMERON,
G. M. PLUMB,
ALFRED ROBINSON,
CHAS. A. WHITE,
BERNARD ORLIKOWSKI,
GEO. M. MORRIS,

LOUIS R. SIEBERT,
MARTIN L. SWEENEY,
CULBERTSON J. SMITH,
W. A. RHULMAN,
C. D. BROWN,
W. M. DICKSON,
O. J. THATCHER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Scott submitted the following report:

The standing committee on Appropriations and Finance, to which was referred H. B. No. 184—Mr. Kramer, having had the same under consideration, reports it back, and recommends its passage:

JOHN COWAN,
A. BEYER,
L. H. SCOTT,
R. R. REYNOLDS,
H. N. DONALDSON,

H. FELLINGER,
GEO. LEIST, JR.,
T. A. BONNELL,
D. S. GUTHERY,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Brown, of Union, submitted the following report:

The standing committee on Public Schools, to which was referred H. B. No. 40—Mr. Read, having had the same under consideration, reports it back and recommends its passage.

FRED BARTELMER,
JOHN J. SHANLEY, SR.,
W. M. DICKSON,
GEO. M. MORRIS,
GUY DETRICK,
JOHN H. LOWRY,

GEO. S. CRAWFORD,
GEO. M. HOAGLIN,
JOHN F. GILSON,
CHAS. D. BROWN,
G. G. O. PENCE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Kennedy asked the unanimous consent of the House to submit a resolution.

The request was granted and Mr. Kennedy offered the following resolution:

H. R. No. 38 — Mr. Kennedy.

Resolved, by the House of Representatives of the Eightieth General Assembly, That the clerk of the House be and is hereby authorized and directed to prepare a blank form of invitations contemplated under House Bill No. 69. Said blank forms of invitation to be compiled in book form in such manner that a carbon copy will be made of each invitation issued; that sufficient copies shall be printed upon the order of the clerk of the House to supply the members of the House and the committees thereof, for use during the Eightieth General Assembly.

By unanimous consent the rules were suspended and the resolution was considered at once.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 91, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kessler,	Rhulman,
Anderson,	Detrick,	King, of Ashtabula,	Robinson,
Barthelmeh,	Dickson,	Kramer,	Schaefer,
Bishop,	Doster,	Lambert,	Schweikert,
Black,	Duffey,	Leist,	Scott,
of Hamilton,	Ertel,	Lowry,	Shanley,
Black, of Wyandot.	Etling,	Lustig,	Siebert,
Boggs,	Fell,	McCormick,	Smith, of Butler,
Bonnell,	Fellinger,	McGuffey,	Smith, of Morgan,
Bour,	Foreman,	Mills,	Snyder,
Brennan,	Freeman,	Morris,	of Hamilton,
Brown, of Ashland,	Frick,	Mueller,	Sweeney,
Brown, of Union,	Gilson,	Murphy,	Terrell,
Cameron,	Guthery,	Nungesser,	Thatcher,
Capelle,	Hastings,	Nye,	Thomas,
Chapman,	Hite,	Orlikowski,	Venus,
Colter,	Hoaglin,	Pence,	Welsh,
Conover,	Holl,	Plank,	White,
Crawford,	Horwitz,	Plumb,	Williams,
Criswell,	Hunter,	Quinlisk,	Winans,
of Coshocton,	Jenkins,	Read, of Summit,	Wintermute,
Criswell,	Kathe,	Reid, of Fayette,	Woodworth,
of Morrow,	Kemerer,	Reighard,	Young—91.
Davis,	Kennedy,	Reynolds,	

The resolution was adopted.

By unanimous consent the following bill was introduced and read the first time:

H. B. No. 211 — Mr. Barthelmeh. To amend sections 5175-1, 5175-2, 5175-5, 5175-6, 5175-11, 5175-23, 5175-26, 5175-27, and 5175-29, and to further amend section 5175-29, by adding thereto two supplementary sections to be known as sections 5175-29a and 5175-29b, relative to preventing corrupt practices at elections.

On motion of Mr. Anderson, the House adjourned.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Wednesday, January 29, 1913, 1:30 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend L. K. Peacock, of Columbus.

The journal of yesterday was read and approved.

A message from the governor, relative to the subject of taxation, was received and read and on motion of Mr. Lowry was referred to the committee on Taxation.

The committee on Rules asked unanimous consent of the House to submit a report.

The request was granted.

M. Warnes moved to amend the report as follows:

In rule 20, strike out the word "not".

In rule 32, after the word "Privileges" in line 5 insert "and Elections".

In rule 35, strike out the words "As soon as" and insert the word "When".

In line 4 strike out the words "shall be as follows".

In line 14, strike out the words "the order of business shall be as follows".

In rule 42, after the period following the word "Fridays" add: "On Mondays House shall convene at five o'clock, p. m."

Between rules 45 and 46 insert sub-head "BILLS."

In rule 50, line 3, strike out the word "third" and insert the word "second".

In rule 60, strike out the word "member's" and insert the word "members'".

Under sub-title "PRESS ROOM" before the first word "The" insert "117."; after the period following the word "assembly" add the following paragraph:

"Representatives of the press desiring the privileges of the floor of the House shall make application to the speaker of the House and shall state in writing for what paper or papers they are employed; and shall further state that they are not engaged in the prosecution of claims pending before the general assembly and will not become so engaged while allowed the privileges of the floor; and that they are not in any sense the agents or representatives of persons or corporations having legislation before the general assembly, and will not become either while retaining their privileges. Visiting news-writers and editors may be allowed, temporarily, the privileges herein mentioned but they must conform to the restrictions prescribed.

"The application required by the above rule shall be authenticated in a manner that shall be satisfactory to the executive committee of the Press Correspondents' Association, who shall see that the privileges of the floor be granted only to representatives of the press association serving daily newspaper clients, representatives of Columbus newspapers and bona fide telegraphic correspondents of reputable standing in their profession, who represent daily newspapers; and it shall be the duty of the executive committee of the Press Correspondents' Association, at its discretion, to report violations of the privileges herein granted, to the speaker of the House.

"Persons whose chief attention is not given to newspaper correspondence shall not be entitled to the privileges of the floor."

The amendments were agreed to.

The question being "Shall the report of the committee on rules be adopted?"; Mr. Winters moved further consideration of the report be postponed until Tuesday, February 4, and that it be made the special order for 2:00 o'clock p. m. of that day.

The motion was agreed to.

Amended H. B. No. 74 — Mr. Young, was taken up and read the third time.

The question being "Shall the bill pass?" Mr. Donaldson moved that the further consideration of the bill be postponed until next Wednesday, February 5, and that it be made the special order for 3:00 o'clock p. m. of that day.

Mr. Read moved to amend the motion by making the date for consideration of said bill Wednesday, February 12.

The question being, "Shall the amendment to the motion be agreed to?"; the amendment was disagreed to.

The question recurring on the motion of Mr. Donaldson, the motion was disagreed to.

Mr. Doster demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close?", the yeas and nays were demanded, taken and resulted — yeas 74, nays 45, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Colter,	Holl,	Plank,
Appenzeller,	Cowan,	Horwitz,	Quinlisk,
Barthelmeh,	Criswell,	Hunter,	Reppert,
Beatty,	of Coshocton,	Kathe,	Rhulman,
Behne,	Davis,	Kennedy,	Schaefer,
Beyer,	Detrick,	Kessler,	Schweikert,
Bishop.	Dickson,	Kilrain,	Siebert,
Black,	Donaldson,	King,	Smith, of Butler,
of Hamilton,	Doster,	of Ashtabula,	Snyder,
Black,	Duffey,	Kramer,	of Hamilton
of Wyandot,	Ertel,	Lambert,	Stivers,
Boggs,	Fell,	Leist,	Terrell,
Bonnell,	Fellinger,	Lowry,	Thatcher,
Brennan,	Foreman,	McCormick,	Thomas,
Brown,	Frick,	McGuffey,	Venus,
of Ashland,	Fulton,	Morris,	Vollmer,
Cameron,	Guthery,	Mueller,	Vonderheide,
Carroll,	Hite,	Murphy,	Walsh,
Chapman,	Hoaglin,	Orlikowski,	Warnes,
Collins,	Hoffman,	Orrison,	Welsh—74.

Those who voted in the negative are: Messrs.

Agler,	Etling,	Mills,	Smith, of Morgan,
Anderson,	Freeman,	Nungesser,	Snyder,
Bour,	Gilson,	Nye,	of Pickaway,
Brown, of Union,	Hastings,	Pence,	Sweeney,
Capelle,	Hoover,	Plumb,	Tetlow,
Conover,	Jackson,	Read, of Summit,	White,
Cooper,	Jenkins,	Reid, of Fayette,	Williams,
Crawford,	Kemerer,	Reighard,	Winans,
Criswell,	Kilpatrick,	Reynolds,	Wintermute,
of Morrow,	King,	Robinson,	Winters,
Deaton,	of Franklin,	Scott,	Woodworth,
Diser,	Lustig,	Shanley,	Young—45.

The motion was agreed to and the main question ordered.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted—yeas 66, nays 53, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Chapman,	Kathe,	Schaefer,
Barthelmeh,	Colter,	Kilpatrick,	Schweikert,
Beatty,	Cowan,	Kilrain,	Shanley,
Behne,	Detrick,	King,	Siebert,
Beyer,	Doster,	of Ashtabula,	Smith, of Butler,
Bigelow,	Duffey,	Leist,	Snyder,
Bishop,	Ertel,	Lowry,	of Hamilton
Black,	Fell,	Lustig,	Snyder,
of Hamilton,	Fellinger,	McGuffey,	of Pickaway,
Black,	Foreman,	Mills,	Sweeney,
of Wyandot,	Frick,	Morris,	Terrell,
Boggs,	Fulton,	Mueller,	Venus,
Bour,	Guthery,	Murphy,	Vollmer,
Brennan,	Hite,	Nye,	Vonderheide,
Brown,	Hoaglin,	Orlikowski,	Walsh,
of Ashland,	Hoffman,	Orrison,	Warnes,
Cameron,	Holl,	Reppert,	Welsh,
Carroll,	Horwitz,	Rhulman,	Young—66.

Those who voted in the negative are: Messrs.

Agler,	Davis,	Kessler,	Reynolds,
Anderson,	Deaton,	King,	Robinson,
Appenzeller,	Diser,	of Franklin,	Scott,
Bonnell,	Donaldson,	Kramer,	Smith, of Morgan,
Brown, of Union,	Etling,	Lambert,	Stivers,
Capelle,	Freeman,	McCormick,	Tetlow,
Collins,	Gilson,	Nungesser,	Thatcher,
Conover,	Hastings,	Pence,	Thomas,
Cooper,	Hoover,	Plank,	White,
Crawford,	Hunter,	Plumb,	Williams,
Criswell,	Jackson,	Quinlisk,	Winans,
of Coshocton,	Jenkins,	Read, of Summit,	Wintermute,
Criswell,	Kemerer,	Reid, of Fayette,	Winters,
of Morrow,	Kennedy,	Reighard,	Woodworth—53.

The bill was passed.

The title was agreed to.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 17—Mr. Holden. Relative to printing additional copies of S. B. No. 48—Mr. Green.

Attest:

W. V. GOSHORN,
Clerk.

By unanimous consent the rules were suspended and the resolution was considered at once.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted—yeas 92, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Conover,	Holl,	Plank,
Agler,	Cooper,	Hoover,	Plumb,
Anderson,	Cowan,	Hunter,	Quinlisk,
Appenzeller,	Criswell,	Jackson,	Read, of Summit,
Barthelmeh,	of Morrow,	Kathe,	Reighard,
Beatty,	Davis,	Kemerer,	Reppert
Behne,	Deaton,	Kessler,	Rhulman,
Beyer,	Dickson,	Kilpatrick,	Schaefer,
Bishop,	Diser,	Kilrain,	Schweikert,
Black,	Donaldson,	Kramer,	Scott,
of Hamilton,	Doster,	Lambert,	Shanley,
Black,	Duffey,	Leist,	Siebert,
of Wyandot,	Fell,	Lustig,	Smith, of Butler,
Boggs,	Fellinger,	McCormick,	Smith, of Morgan,
Bonnell,	Foreman,	McGuffey,	Sweeney,
Bour,	Freeman,	Mills,	Tetlow,
Brennan,	Frick,	Morris,	Thatcher,
Brown, of Union,	Fulton,	Mueller,	Thomas,
Cameron,	Gilson,	Murphy,	Venus,
Capelle,	Guthery,	Nungesser,	Vollmer,
Carroll,	Hastings,	Nye,	Williams,
Chapman,	Hite,	Orlikowski,	Wintermute,
Collins,	Hoaglin,	Orrison,	Woodworth—92.
Colter,	Hoffman,	Pence,	

Mr. Horwitz voted in the negative.

The resolution was adopted.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

S. J. R. No. 1—Mr. Hudson. Notifying the governor of the organization of the eightieth general assembly.

S. J. R. No. 2—Mr. Herner. Appointing a committee to arrange for the inauguration of governor-elect Cox.

S. J. R. No. 3—Mr. Lloyd. Providing for joint convention of the general assembly to canvass the vote for constitutional state officers.

S. J. R. No. 4—Mr. Mooney. Relative to adjournment.

S. J. R. No. 6—Mr. Hudson. Memorial to congress relative to system of national highways.

S. J. R. No. 8—Mr. Friebolin. Authorizing printing of additional copies of S. B. No. 7.

S. J. R. No. 11—Mr. Hudson. Memorial to congress for construction and appropriation to build levees.

JNO. L. McDERMOTT,
VINCENT ZMUNT,
WM. GREEN,
M. A. BROADSTONE,
J. E. HOLDEN,

JAS. T. CARROLL,
F. J. KILRAIN,
FRANK W. THOMAS,
W. G. AGLER.

The speaker of the House, in the presence of the House, signed said joint resolutions.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolution:

H. J. R. No. 7 — Mr. Carroll. Relative to granting Home Rule for Ireland.

JNO. L. McDERMOTT,
M. A. BROADSTONE,
VINCENT ZMUNT,
J. E. HOLDEN,
WM. GREEN,

JAS. T. CARROLL,
EARL E. ERTEL,
FRANK W. THOMAS,
W. D. FULTON.

The speaker of the House, in the presence of the House, signed said joint resolution.

Amended H. B. No. 26 — Mr. Reppert, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Cooper moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 8, strike out the words "three hundred thousand" and in lieu thereof insert the words "seventy-five thousand".

In line 9, strike out the figures "300,000" and in lieu thereof, insert the figures "75,000".

The motion was agreed to, and Mr. Cooper was appointed such committee, and reported the bill amended as instructed.

Mr. Hunter moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 10, strike out the word "ten" and in lieu thereof, insert the word "eight".

The motion was disagreed to.

Mr. Welsh moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7, strike out all after the period (.).

Strike out all of lines 8, 9, 10 and 10-a.

Mr. Reid raised a point of order that the amendment of Mr. Welsh was covered by the amendment of Mr. Cooper.

The chair sustained the point of order and declared the amendment of Mr. Welsh out of order.

Mr. Diser moved that the vote by which the amendment of Mr. Cooper was agreed to, be re-considered.

The question being "Shall the vote by which the amendment of Mr. Cooper was adopted be re-considered?", the motion was agreed to.

The question being "Shall the amendment of Mr. Cooper be agreed to?", Mr. Cooper asked leave of the house to withdraw the amendment.

The request was granted and the amendment was withdrawn.

The question recurring on the passage of Am. H. B. No. 26, Mr. Welsh moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7, strike out all after the period (.).

Strike out all of lines 8, 9, 10 and 10-a.

The question being "Shall the amendment be agreed to?", Mr. Reppert moved that the bill be referred to a select committee of one with leave to report at any time.

The motion was disagreed to.

Mr. Horwitz moved that the amendment be laid on the table.

The motion was disagreed to.

Mr. Behne raised a point of order that the amendment destroyed the purpose of the bill.

The speaker declared the point not well taken.

The question recurring on the adoption of the amendment of Mr. Welsh, the yeas and nays were demanded, taken and resulted — yeas 76, nays 34, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kessler,	Robinson,
Agler,	Deaton,	Kilpatrick,	Shanley,
Anderson,	Detrick,	King,	Siebert,
Appenzeller,	Dickson,	of Ashtabula,	Smith, of Butler,
Barthelmeh,	Donaldson,	Kramer,	Smith, of Morgan,
Beyer,	Fell,	Lambert,	Sweeney,
Black,	Foreman,	Lowry,	Tetlow,
of Wyandot,	Freeman,	McCormick,	Thatcher,
Boggs,	Frick,	Morris,	Thomas,
Bonnell,	Gilson,	Mueller,	Venus,
Bour,	Hastings,	Murphy,	Vonderheide,
Brown, of Union,	Hite,	Nungesser,	Walsh,
Cameron,	Holl,	Orlikowski,	Warnes,
Carroll,	Hoover,	Orrison,	Welsh,
Chapman,	Horwitz,	Plank,	White,
Conover,	Hunter,	Quinlisk,	Williams,
Crawford,	Jackson,	Read, of Summit,	Winans,
Criswell,	Jenkins,	Reid, of Fayette,	Winters,
of Coshocton,	Kathe,	Reighard,	Woodworth—76.
Criswell,	Kemerer,	Rhulman,	
of Morrow,			

Those who voted in the negative are: Messrs.

Beatty,	Colter,	Kilrain,	Reppert
Behne,	Cooper,	King,	Reynolds,
Bigelow,	Diser,	of Franklin.	Schaefer,
Bishop,	Doster,	Leist,	Schweikert,
Black,	Duffey,	Lustig,	Scott,
of Hamilton,	Ertel,	Mills,	Snyder,
Brennan,	Fulton,	Nye,	of Hamilton
Brown,	Guthery,	Pence,	Snyder, Pickaway,
of Ashland,	Hoaglin,	Plumb,	Vollmer—34.
Capelle,	Hoffman,		

The amendment was agreed to.

The question recurring on the passage of the bill, Mr. Reighard moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5, after the word "dollars" insert the words "for general elections and three dollars for special elections."

The motion was agreed to, and Mr. Reighard was appointed such committee, and reported the bill amended as instructed.

Mr. Reid demanded the previous question, which was duly seconded.

The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 97, nays 13, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Reppert
Agler,	of Coshocton,	Kilpatrick,	Reynolds,
Anderson,	Criswell,	Kilrain,	Rhulman,
Appenzeller,	of Morrow,	King,	Robinson,
Barthelmeh,	Davis,	of Ashtabula,	Schweikert,
Beatty,	Deaton,	King,	Shanley,
Behne,	Dickson,	of Franklin,	Siebert,
Bigelow,	Diser,	Kramer,	Smith, of Butler,
Black,	Donaldson,	Lambert,	Smith, of Morgan,
of Hamilton,	Doster,	Lowry,	Snyder,
Black,	Ertel,	Lustig,	of Hamilton
of Wyandot,	Fell,	McGuffey,	Sweeney,
Boggs,	Foreman,	Mills,	Terrell,
Bonnell,	Freeman,	Mueller,	Tetlow,
Bour,	Frick,	Murphy,	Thatcher,
Brennan,	Guthery,	Nungesser,	Thomas,
Brown,	Hastings,	Nye,	Venus,
of Ashland,	Hite,	Orlikowski,	Vollmer,
Brown, of Union,	Hoaglin,	Orrison,	Vonderheide,
Cameron,	Hoffman,	Pence,	Walsh,
Capelle,	Holl,	Plank,	Warnes,
Chapman,	Hoover,	Plumb,	White,
Clark,	Hunter,	Quinlisk,	Williams,
Colter,	Jackson,	Read, of Summit,	Winans,
Conover,	Jenkins,	Reid, of Fayette,	Winters,
Cooper,	Kathe,	Reighard,	Woodworth—97.
Crawford.			

Those who voted in the negative are: Messrs.

Beyer,	Duffey,	Horwitz,	Scott,
Bishop.	Fulton,	Kessler,	Snyder,
Collins,	Gilson,	Leist,	of Pickaway,
Detrick,			Wintermute—13.

The bill was passed.

Mr. Reid moved to amend the title as follows:

Insert a period after the word "election" and strike out all the remainder of the words in the title.

The motion was agreed to, and the title amended.

The title as amended was agreed to.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolution:

H. J. R. No. 10—Mr. Woodworth. Providing for the furnishing of a list of registered lobbyists among the members of the general assembly.

JNO. L. McDERMOTT,
WM. GREEN,
M. A. BROADSTONE,
JAS. T. CARROLL,

FRANK W. THOMAS,
F. J. KILRAIN,
EARL E. ERTEL,
E. C. WOODWORTH.

The speaker of the House, in the presence of the House, signed said joint resolution.

Amended H. B. No. 75—Mr. Young, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted—yeas 105, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Reppert
Agler,	of Morrow,	Kilpatrick,	Reynolds,
Anderson,	Davis,	Kilrain,	Rhulman,
Beatty,	Deaton,	King,	Robinson,
Behne,	Detrick,	of Ashtabula,	Schweikert,
Beyer,	Dickson,	King,	Shanley,
Bigelow,	Donaldson,	of Franklin,	Siebert,
Bishop,	Doster,	Kramer,	Smith, of Butler,
Black,	Duffey,	Lambert,	Smith, of Morgan,
of Hamilton,	Fell,	Leist,	Snyder,
Black,	Foreman,	Lowry,	of Hamilton
of Wyandot,	Freeman,	Lustig,	Snyder,
Boggs,	Frick,	McCormick,	of Pickaway,
Bonnell,	Fulton,	McGuffey,	Stivers,
Bour,	Gilson,	Mills,	Sweeney,
Brennan,	Gutherv,	Mueller,	Terrell,
Brown,	Hastings,	Murphy,	Tetlow,
of Ashland,	Hite,	Nungesser,	Thatcher,
Brown, of Union,	Hoaplin,	Nye,	Venus,
Cameron,	Hoffman,	Orlikowski,	Vollmer,
Carroll,	Holl,	Orrison,	Vonderheide,
Chapman,	Hoover,	Pence,	Walsh,
Collins,	Horwitz,	Plank,	Welsh,
Colter,	Hunter,	Plumb,	White,
Conover,	Jackson,	Quinlisk,	Williams,
Cooper,	Jenkins,	Read, of Summit,	Winans,
Cowan,	Kathe,	Reid, of Fayette,	Wintermute,
Criswell,	Kemerer,	Reighard,	Woodworth,
of Coshocton,			Young—105.

The bill was passed.

The title was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 14—Mr. McDermott. In memory of William McKinley.

Attest:

W. V. GOSHORN,
Clerk.

By unanimous consent the rules were suspended and the resolution was considered at once.

The question being "Shall the resolution be adopted?", the resolution was adopted.

S. J. R. No. 12—Mr. Potting, was taken up.

Mr. Reid moved that further consideration of the resolution be indefinitely postponed.

The motion was agreed to and the resolution was indefinitely postponed.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 76 — Mr. Gregory. To amend section 5021 of the General Code, relating to the form of ballots.

Attest: W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 9 — Mr. Gregory. To provide for the appointment of a commission for the erection of public halls in cities.

Attest: W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

H. J. R. No. 11 — Mr. Frick, relative to the funds in the federal treasury, and to provide for the distribution and use of the income therefrom.

Attest: W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested.

S. B. No. 75 — Mr. Gregory. To amend section 5017 of the General Code relating to the contents of the official ballot.

Attest: W. V. GOSHORN,
Clerk.

Said bill was read the first time.

S. J. R. No. 13 — Mr. Green, was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 103, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Boggs,	Cowan,	Fell,
Agler,	Bonnell,	Crawford,	Fellinger,
Anderson,	Bour,	Criswell,	Foreman,
Appenzeller,	Brennan,	of Coshocton,	Freeman,
Barthelmeh,	Cameron,	Criswell,	Frick,
Beatty,	Capelle,	of Morrow,	Fulton,
Behne,	Carroll,	Davis,	Guthery,
Beyer,	Chapman,	Deaton,	Hastings,
Bigelow,	Collins,	Dickson,	Hite,
Bishop,	Colter,	Donaldson,	Hoaglin,
Black,	Conover,	Dester,	Holl,
of Hamilton,	Cooper,	Duffey,	Hoover,

Those who voted in the affirmative are: Messrs.—Concluded.

Horwitz,	Lustig,	Reighard,	Sweeney,
Hunter,	McCormick,	Reppert	Thatcher,
Jackson,	McGuffey,	Reynolds,	Thomas,
Jenkins,	Mills,	Rhulman,	Venus,
Kemerer,	Morris,	Robinson,	Vollmer,
Kessler,	Mueller,	Schweikert,	Vonderheide,
Kilpatrick,	Murphy,	Scott,	Walsh,
Kilrain,	Nungesser,	Shanley,	Welsh,
King,	Nye,	Siebert,	White,
of Ashtabula,	Orlikowski,	Smith, of Butler,	Williams,
King,	Orrison,	Smith, of Morgan,	Winans,
of Franklin,	Pence,	Snyder,	Wintermute,
Kramer,	Plumb,	of Hamilton,	Winters,
Lambert,	Quinlisk,	Snyder, Pickaway,	Woodworth,
Leist,	Read, of Summit,	Stivers,	Young—103.
Lowry,			

The resolution was adopted.

Mr. Carroll submitted the following report:

The standing committee on Cities, to which was referred H. B. No. 76—Mr. Carroll, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended: In line 70 insert a comma after the word “revolver”; insert a comma after the word “apply”.

In line 71 insert a comma after the word “carried”.

In line 75 insert a comma after the word “revolver”.

In line 102 strike out the words “when any householder of any county” and in lieu thereof insert the words “before any person”.

In line 102 strike out the words “desire to” and in lieu thereof insert the word “shall”.

In line 104 strike out the word “may” and in lieu thereof insert the word “shall”.

In line 121 strike out the words “any person who” and in lieu thereof and insert the word “whoever”.

In line 124 strike out the words “is guilty of a misdemeanor and upon conviction shall” and in lieu thereof insert the words “shall upon conviction”.

In line 130 strike out the word “the” and insert in lieu thereof the word “each”.

In line 133 after the word “therefor” insert a comma.

In line 142 strike out the words “be guilty of a misdemeanor and upon conviction shall” and in lieu thereof insert the words “shall upon conviction”.

In line 146 insert the word and figure “Section 9” before the word “provided”.

In line 150 insert a comma after the word “therefor”.

In line 180 insert a comma after the word “place”.

In line 184 strike out the words “under this section”.

In line 193 strike out the numeral 9 and insert “10”.

In line 203 strike out the numeral “10” and in lieu thereof insert “11”.

In line 207, after “manslaughter” insert a comma.

In line 208, strike out “11” and insert “12.” In line 208, change the word “section” following the word “the” to “sections”.

In line 212, strike out “12” and insert “13” in lieu thereof.

In line 212, after the word "that" insert the words "said original"

In line 213, strike out the words "of Ohio, as said sections heretofore existed".

ROBERT BLACK,
ADAM FRICK,
HERBERT S. BIGELOW,
JAS. T. CARROLL,
CHAS. A. ORRISON,
DON P. MILLS,

JOHN G. COOPER,
C. P. VENUS,
W. T. COLTER,
H. N. DONALDSON,
JOHN R. KING.

Mr. Williams moved that H. B. No. 76 be referred to the committee on Judiciary.

The motion was agreed to, and the bill was so referred.

Mr. Terrell submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 50—Mr. Terrell, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out line 3.

In line 4, strike out "10771 and 10772,".

In line 5, strike out "so that said amended sections".

In line 6, strike out "and supplemental section shall be numbered and".

In line 6, insert before the word "read" the word "to".

In line 17, strike out "Sec. 10771".

In line 28, strike out the semi-colon (;) after the word "person", and strike out the rest of the line after the word "and".

In line 29, strike out all before the word "the."

In line 43, strike out "10771" and in lieu thereof insert "10770", "10772".

C. B. WINTERS,
VIRGIL J. TERRELL,
F. J. KILRAIN,
WM. H. SCHWEIKERT,

WARREN J. DUFFEY,
EDWARD R. MUELLER,
JAMES NYE,
WALTER G. AGLER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Frick moved that the vote by which H. B. No. 76 was referred to the committee on Judiciary be reconsidered. The motion was disagreed to.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 15—Mr. Morris, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 7, after the comma strike out the words "five cents for each mile traveled from his place of residence to", strike out all of line 8, all of line 9 and in line 10 the words "week or more", and in lieu

thereof insert the following: "two cents a mile, both ways, (each day) traveled from his place of residence to the county seat and return".

W. B. KILPATRICK,	S. H. WILLIAMS,
THORNTON R. SNYDER	P. J. COLLINS,
OSCAR E. DISER,	CULBERTSON J. SMITH,
PERCY TETLOW,	V. J. VONDERHEIDE,
C. H. REID,	J. R. B. KESSLER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 49 — Mr. Tetlow, having had the same under consideration, reports it back and recommends its passage.

PERCY TETLOW,	P. J. COLLINS,
JOHN F. KRAMER,	C. H. REID,
THORNTON R. SNYDER ,	J. CHAS. CRISWELL,
J. R. B. KESSLER.	OSCAR E. DISER,
CULBERTSON J. SMITH,	STEPHEN M. YOUNG,
S. H. WILLIAMS,	W. B. KILPATRICK,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 91 — Mr. Kilpatrick, having had the same under consideration, reports it back, and recommends its passage.

THORNTON R. SNYDER,	S. H. WILLIAMS,
JOHN F. KRAMER,	C. A. REID,
CULBERTSON J. SMITH,	J. CHAS. CRISWELL,
J. R. B. KESSLER,	OSCAR C. DISER,
V. J. VONDERHEIDE,	STEPHEN M. YOUNG,
P. J. COLLINS,	W. B. KILPATRICK.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 92 — Mr. Cooper, having had the same under consideration, reports it back, and recommends its passage.

W. B. KILPATRICK,	J. R. B. KESSLER,
S. H. WILLIAMS,	JOHN F. KRAMER,
CULBERTSON J. SMITH,	OSCAR C. DISER,
THORNTON R. SNYDER,	PERCY TETLOW,
V. J. VONDERHEIDE,	C. A. REID,
J. CHAS. CRISWELL,	STEPHEN M. YOUNG.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 115 — Mr. Reynolds, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended. In line 3, strike out the words "by the mayor."

W. B. KILPATRICK,
C. A. REID,
S. H. WILLIAMS,
CULBERTSON J. SMITH,
THORNTON R. SNYDER,
V. J. VONDERHEIDE,

J. CHAS. CRISWELL,
J. R. B. KESSLER,
JOHN F. KRAMER,
OSCAR E. DISER,
PERCY TETLOW,
STEPHEN M. YOUNG.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 130 — Mr. Fulton, having had the same under consideration, reports it back and recommends its passage.

W. B. KILPATRICK,
THORNTON R. SNYDER,
OSCAR E. DISER,
PERCY TETLOW,
C. A. REID,
S. H. WILLIAMS,

CULBERTSON J. SMITH,
V. J. VONDERHEIDE,
J. CHAS. CRISWELL,
J. R. B. KESSLER,
JOHN F. KRAMER,
STEPHEN M. YOUNG.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 143 — Mr. Collins, having had the same under consideration, reports it back and recommends its passage.

W. B. KILPATRICK,
THORNTON R. SNYDER,
OSCAR E. DISER,
PERCY TETLOW,
C. A. REID,
P. J. COLLINS,
S. H. WILLIAMS,

CULBERTSON J. SMITH,
V. J. VONDERHEIDE,
J. CHAS. CRISWELL,
J. R. B. KESSLER,
JOHN F. KRAMER,
STEPHEN M. YOUNG.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred H. J. R. No. 12 — Mr. Acker, having had the same under consideration, reports it back and recommends its passage.

PERCY TETLOW,
O. B. CHAPMAN,
FRANK W. THOMAS,
FRANK P. LAMBERT,
J. C. HOFFMAN,
LAWRENCE BRENNAN,

HARRY F. VOLLMER,
ALFRED ROBINSON,
F. B. FELL,
JAMES NYE,
W. B. KILPATRICK.

The report was agreed to.

The resolution was ordered to be placed on the calendar in its regular order.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 119—Mr. Clark, having had the same under consideration, reports it back and recommends its passage.

O. B. CHAPMAN,
J. C. HOFFMAN,
FRANK W. THOMAS,
FRANK P. LAMBERT,
ALFRED ROBINSON,
LAWRENCE BRENNAN,

HARRY F. VOLLMER,
F. B. FELL,
JAMES NYE,
PERCY TETLOW,
W. B. KILPATRICK.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Cameron submitted the following report:

The standing committee on Public Health, to which was referred H. B. No. 109—Mr. Schaefer, having had the same under consideration, reports it back, and recommends its passage.

R. B. CAMERON,
H. L. SCHAEFER,
HARRY R. KEMERER,

D. M. CRISWELL,
G. J. C. WINTERMUTE,
GEO. F. DOSTER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Fell submitted the following report:

The standing committee on Public Highways, to which was referred H. B. No. 133—Mr. Hite, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended.

In line 2 strike out the word "Ohio" and in lieu thereof insert the word "state"; in line 8 strike out the word "or" and in lieu thereof insert the word "of"; in line 9 strike out the word "Ohio" and in lieu thereof insert the word "state"; in line 29 strike out the word "required" and insert the word "require."

S. C. ANDERSON,
F. B. FELL,
M. J. WALSH,
B. H. KATHE,
WILL E. MURPHY,
C. H. McCORMICK,

W. A. RHULMAN,
LOUIS HORWITZ,
W. A. HITE,
C. B. SMITH,
EARL E. ERTEL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Foreman submitted the following report:

The standing committee on Public Works, to which was referred H. B. No. 131 — Mr. Fulton (by request), having had the same under consideration, reports it back, and recommends its passage.

C. M. FOREMAN,
WM. G. BEATTY,
G. J. C. WINTERMUTE,
A. ROSS READ,
T. A. BONNELL,

R. R. REYNOLDS,
ALFRED ROBINSON,
GEO. S. CRAWFORD,
M. J. WALSH.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Lowry the constitutional rule requiring bills to be fully read on three different days was dispensed with, and the following bills on the calendar for second reading were read the second time by their titles and referred as follows:

H. B. No. 193 — Mr. Tetlow. To the committee on Labor.

H. B. No. 194 — Mr. Anderson. To the committee on Public Health.

H. B. No. 195 — Mr. Hoffman. To the committee on Labor.

H. B. No. 196 — Mr. Snyder, of Hamilton. To the committee on Cities.

H. B. No. 197 — Mr. Snyder, of Hamilton. To the committee on Judiciary.

H. B. No. 198 — Mr. Pence. To the committee on Agriculture.

H. B. No. 200 — Mr. Warnes. To the committee on Public Health.

H. B. No. 201 — Mr. Fellingner. To the committee on Appropriations and Finance.

H. B. No. 202 — Mr. Vollmer. To the committee on Labor.

H. B. No. 203 — Mr. Vollmer. To the committee on Codes, Courts and Procedure.

H. B. No. 204 — Mr. Venus. To the committee on Banks and Banking.

H. B. No. 205 — Mr. Nye. To the committee on Labor.

H. B. No. 206 — Mr. Chapman. To the committee on Labor.

H. B. No. 207 — Mr. Chapman. To the committee on Labor.

H. B. No. 208 — Mr. Chapman. To the committee on Labor.

H. B. No. 209 — Mr. Hite. To the committee on Appropriations and Finance.

H. B. No. 210 — Mr. Kramer. To the committee on Agriculture.

S. B. No. 12 — Mr. Moore. To the committee on Public Utilities.

S. B. No. 25 — Mr. Gregory. To the committee on Public Utilities.

S. B. No. 38 — Mr. Green. To the committee on Mines and Mining.

S. B. No. 44 — Mr. Bernstein. To the committee on Privileges and Elections.

S. B. No. 1 — Mr. Hudson. To the committee on Mines and Mining.

S. B. No. 47 — Mr. Beckett. To the committee on Public Waterways.

S. B. No. 6 — Mr. Hillenkamp. To the committee on Public Utilities.

S. B. No. 26 — Mr. Dollison. To the committee on Prisons and Prison Reform.

H. B. No. 211 — Mr. Barthelmeh. To the committee on Privileges and Elections.

On motion of Mr. Acker, H. B. No. 199 was indefinitely postponed. The following bills were introduced and read the first time:

H. B. No. 212 — Mr. Smith, of Butler, (by request). To amend section 2395 of the General Code of Ohio, relating to the time when the term of County Commissioners shall begin.

H. B. No. 213 — Mr. Nungesser. To amend section 2395 of the General Code.

H. B. No. 214 — Mr. Morris. To regulate the care, custody, control, treatment, maintenance, protection and reformation of neglected, dependent, defective, insane, epileptic, feeble-minded, and delinquent children.

H. B. No. 215 — Mr. Reid, of Fayette. To amend section 10918 of the General Code, relating to the selection of a Guardian by minors.

H. B. No. 216 — Mr. King, of Franklin. To amend section 6418 of the General Code, relative to weight of farm products and provide penalties for violation.

H. B. No. 217 — Mr. Anderson. To authorize the formation of a state school book commission known as a board of state school book commissioners to select or compile, and to regulate the price of state uniform text books for rural, village, and special district schools; and to repeal any section, part or parts of section.

H. B. No. 218 — Mr. Schweikert. To repeal section 12754, relating to the use of imitation butter or cheese at public institutions.

H. B. No. 219 — Mr. Lowry. To amend sections 4949, 4950, 4951, 4952, 4953, 4954, 4955, 4956, 4959, 4960, 4961, 4963, 4964, 4967, 4968, 4969, 4970, 4973, 4974, 4984, 4986, 4987, 4988 and 4989; to supplement sections 4952, 4969 and 4991 by the enactment of sections 4952-1, 4969-1 and 4991-1, and to repeal sections 4957, 4958, 4965 and 4966 of the General Code, relating to primary elections.

H. B. No. 220 — Mr. Scott. To provide for the appointment of a commission to establish one additional normal school, and to provide for the maintenance thereof.

H. B. No. 221 — Mr. Gilson. To amend section 2939, relative to relief for indigent soldiers.

H. B. No. 222 — Mr. Fulton. Authorizing the board of education for the school district of Newark township, Licking county, Ohio, to issue warrant to William C. Barnett for services.

H. B. No. 223 — Mr. Guthery. To amend sections 6536, 6537, 6539, 6540, 6541, 6543, 6545, 6546, 6550, 6553, 6556, 6557, and 6558 of the General Code, relating to joint county ditches, rivers, creeks and runs.

H. B. No. 224 — Mr. Deaton. To amend and supplement sections 11011 and 11012, relating to duties of probate judges.

H. B. No. 225 — Mr. Smith, of Morgan. To amend section 11986 of the General Code, relative to actions for divorce.

H. B. No. 226 — Mr. Cowan. To amend sections 614-80 and 2269 of the General Code, relating to the reports of the Public Service Commission.

H. B. No. 227 — Mr. Foreman (by request). To amend section 12600-4, relating to the width and height of room in which theaters are conducted.

H. B. No. 228 — Mr. Dickson. To create a state school book commission providing for the adoption of school text books for use in the

village, special and township school districts of the state, prescribing penalties for violations thereof, and to repeal sections 7709, 7710, 7711, 7712 and 7713 of the General Code, and all other acts or parts of acts in so far as they are inconsistent with the provisions of this act.

H. B. No. 229 — Mr. Behne. To amend section 6858 of the General Code, relating to the turning, alteration and vacation of a state road.

Mr. Brown, of Ashland, moved that the committee on Agriculture be relieved of further consideration of H. B. No. 198 and that said bill be referred to the committee on Public Highways.

The motion was agreed to and the bill so referred.

Mr. Fulton offered the following resolution:

H. J. R. No. 15 — Mr. Fulton.

Resolved by the General Assembly: That for the purpose of advising the members of the Senate and House of Representatives as to whether or not there can be secured a more economic management of state affairs, a committee of six be appointed, consisting of three members on the part of the Senate, to be appointed by the president of the Senate and three members on the part of the House, to be appointed by the speaker of the House, which committee shall inquire into and investigate the expenditures of all the departments of state, including legislative bodies, and shall suggest ways and means of curtailing expenses or reducing the number of employees provided that the same can be done without impairing the efficiency of such departments.

That such committee be given power to send for persons, papers and documents, to compel the attendance of witnesses before the committee, to administer oaths and to have access to all the departments of state, and be required to report fully the evidence taken by it and its findings thereon before the final adjournment of this session of the General Assembly.

That an appropriation of five hundred dollars be made to pay the expenses of the committee in securing the attendance of witnesses, obtaining supplies and paying such expenses as may become necessary in connection with such investigation, which expenses said committee is hereby given authority to incur and to pay from the fund appropriated for the expense of legislative committees upon vouchers signed by the chairman of said committee.

Mr. Jenkins moved that the resolution be referred to the committee on fees and salaries.

The motion was agreed to and the resolution was so referred.

Mr. Dickson offered the following resolution:

H. R. No. 39 — Mr. Dickson (by request). Relative to the creation of a world language.

WHEREAS, Commerce, science and civilization would be greatly promoted by the existence of a language that is recognized as a common means of international communication, and

WHEREAS, The selection or creation of such a language is a task too great for any individual or individuals, therefore

Be it resolved by the General Assembly, That congress be and is hereby petitioned to invite the other nations of the world to unite in an

international conference to consider the feasibility of the adoption or creation of a World Language.

The resolution was laid over under the rule.

On motion of Mr. Lowry the House adjourned.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Thursday, January 30, 1913, 1:30 o'clock P. M.

The House met pursuant to adjournment.

Prayer was offered by the Reverend William Kirby, of Columbus.

The journal of yesterday was read and approved.

Mr. Reid moved that the vote by which Am. H. B. No. 73 — Mr. Young, was passed, be reconsidered.

Mr. Warnes moved that the motion be laid on the table.

The motion was agreed to.

H. B. No. 154 — Mr. Brennan, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Kramer moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6, after the word "be," insert "for election purposes only."

The motion was disagreed to.

Mr. Woodworth moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7, strike out the period (.) and add the following:"

"In cities of 100,000 population or over."

The motion was disagreed to.

Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 8, after "5979," add the words "of the General Code."

The motion was agreed to, and Mr. Frick was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 105, nays 10, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bour,	Cooper,	Fellinger,
Agler,	Brennan,	Crawford,	Foreman,
Barthelmeh,	Brown,	Davis,	Freeman,
Beatty,	of Ashland,	Deaton,	Frick,
Behne,	Brown, of Union,	Detrick,	Fulton,
Beyer,	Cameron,	Dickson,	Gilson,
Bigelow,	Capelle,	Diser,	Guthery,
Bishop,	Carroll,	Donaldson,	Hite,
Black,	Chapman,	Doster,	Hoaglin,
of Hamilton,	Clark,	Duffey,	Hoffman,
Black,	Collins,	Ertel,	Holl,
of Wyandot,	Colter,	Etling,	Hoover,
Boggs,	Conover,	Fell,	Horwitz,

Those who voted in the affirmative are: Messrs.—Concluded.

Jackson,	McCormick,	Reynolds,	Thomas,
Kathe,	McGuffey,	Rhulman,	Venus,
Kemerer,	Mills,	Schaefer,	Vollmer,
Kennedy,	Morris,	Scott,	Vonderheide,
Kessler,	Mueller,	Shanley,	Walsh,
Kilpatrick,	Murphy,	Siebert,	Warnes,
Kilrain,	Nungesser,	Smith, of Butler,	Welsh,
King,	Orlikowski,	Smith, of Morgan,	White,
of Ashtabula,	Orrison,	Snyder,	Williams,
King,	Pence,	of Hamilton	Winans,
of Franklin.	Plank,	Snyder, Pickaway,	Wintermute,
Lambert,	Plumb,	Stivers,	Winters,
Leist,	Quinlisk,	Sweeney,	Woodworth,
Lowry,	Read, of Summit,	Terrell,	Young—105.
Lustig,	Reppert	Tetlow,	

Those who voted in the negative are: Messrs.

Anderson,	Criswell,	Hunter,	Reighard,
Criswell,	of Morrow,	Kramer,	Robinson,
of Coshocton,	Hastings,	Reid, of Fayette,	Thatcher—10.

The bill was passed.

The title was agreed to.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that a motion is pending in the Senate to reconsider the vote by which it passed S. B. No. 6 — Mr. Hillenkamp, and the Senate requests the return of said bill.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Fulton moved that the request of the Senate be complied with.

The motion was agreed to and the bill was ordered returned to the Senate.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill and joint resolution:

H. B. No. 173 — Mr. Black, of Hamilton. To create legislative reference department, to provide for the maintenance and administration of the said department, for the appointment of a chief thereof, and to repeal sections 798-1 to 798-5 of the General Code of Ohio.

H. J. R. No. 13 — Mr. Hite. Relative to printing extra copies of H. B. 132, H. B. 133 and H. B. 134.

JOHN L. McDERMOTT,
M. A. BROADSTONE,
WM. GREEN,
VINCENT ZMUNT,
J. E. HOLDEN,

JAS. T. CARROLL,
F. J. KILRAIN,
E. C. WOODWORTH,
FRANK W. THOMAS,
W. D. FULTON.

The speaker of the House, in the presence of the House, signed said bill and joint resolution.

Am. H. B. No. 81 — Mr. Bigelow, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 114, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Reynolds,
Agler,	of Coshocton,	Kennedy,	Rhulman,
Anderson,	Criswell,	Kessler,	Robinson,
Barthelmeh,	of Morrow,	Kilpatrick,	Schaefer,
Beatty,	Davis,	Kilrain,	Scott,
Behne,	Deaton,	King,	Shanley,
Beyer,	Detrick,	of Ashtabula,	Siebert,
Bigelow,	Dickson,	King,	Smith, of Butler,
Bishop,	Diser,	of Franklin,	Smith, of Morgan,
Black,	Donaldson,	Kramer,	Snyder,
of Hamilton,	Doster,	Lambert,	of Hamilton,
Black,	Duffy,	Leist,	Snyder, Pickaway,
of Wyandot,	Etling,	Lowry,	Stivers,
Boggs,	Fell,	Lustig,	Sweeney,
Bonnell,	Fellinger,	McCormick,	Terrell,
Bour,	Foreman,	McGuffey,	Tetlow,
Brennan,	Freeman,	Mills,	Thatcher,
Brown,	Frick,	Morris,	Thomas,
of Ashland,	Fulton,	Mueller,	Venus,
Brown, of Union,	Gilson,	Nungesser,	Vollmer,
Cameron,	Guthery,	Orlikowski,	Vonderheide,
Capelle,	Hastings,	Orrison,	Walsh,
Carroll,	Hite,	Pence,	Warnes,
Chapman,	Hoaglin,	Plank,	White,
Clark,	Hoffman,	Plumb,	Williams,
Collins,	Holl,	Quinlisk,	Winans,
Colter,	Hoover,	Read, of Summit,	Wintermute,
Conover,	Horwitz,	Reid, of Fayette,	Winters,
Cooper,	Hunter,	Reighard,	Woodworth,
Cowan,	Jackson,	Reppert	Young—114.
Crawford,	Jenkins,		

The bill was passed.

The title was agreed to.

Am. H. B. No. 104 — Mr. Fellinger, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Kilrain moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3, after the word "anything," add the words "of value".

In line 4, strike out the words "offered by such person, firm, corporation or association" and in lieu thereof insert the words "or whoever".

In line 4, after the word "indirectly" add the word "offers".

In line 14, strike out the comma (,) after the word "untrue".

In line 14, strike out the words "or misleading", and after the word "untrue", add the word "or".

The motion was agreed to, and Mr. Kilrain was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 111, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Rhulman,
Agler,	of Morrow,	Kilpatrick,	Robinson,
Anderson,	Davis,	Kilrain,	Schaefer,
Barthelmeh,	Deaton,	King,	Scott,
Beatty,	Detrick,	of Ashtabula,	Shanley,
Behne,	Dickson,	King,	Siebert,
Beyer,	Diser,	of Franklin.	Smith, of Butler,
Bigelow,	Doster,	Kramer,	Smith, of Morgan,
Bishop.	Duffey,	Lambert,	Snyder,
Black,	Etling,	Leist,	of Hamilton
of Wyandot,	Fellinger,	Lowry,	Snyder, Pickaway,
Boggs,	Foreman,	Lustig,	Stivers,
Bonnell,	Freeman,	McCormick,	Sweeney,
Bour,	Frick,	McGuffey,	Terrell,
Brennan,	Fulton,	Mills,	Tetlow,
Brown,	Guthery,	Morris,	Thatcher,
of Ashland,	Hastings,	Mueller,	Thomas,
Brown, of Union,	Hite,	Nungesser,	Venus,
Cameron,	Hoaglin,	Orlikowski,	Vollmer,
Capelle,	Hoffman,	Orrison,	Vonderheide,
Carroll,	Holl,	Pence,	Walsh,
Chapman,	Hoover,	Plank,	Warnes,
Clark,	Horwitz,	Plumb,	Welsh,
Collins,	Hunter,	Quinlisk,	White,
Colter,	Jackson,	Read, of Summit,	Williams,
Conover,	Jenkins,	Reid, of Fayette,	Winans,
Cooper,	Kathe,	Reighard,	Wintermute,
Cowan,	Kemerer,	Reppert,	Winters,
Crawford,	Kennedy,	Reynolds,	Woodworth,
			Young—111.

The bill was passed.

The title was agreed to.

Mr. Welsh requested the unanimous consent of the House to introduce a resolution.

The request was granted and Mr. Welsh offered the following resolution:

H. R. No. 40—Mr. Welsh.

Resolved, That the following bills be allowed and ordered paid and the speaker be, and he is hereby, authorized and directed to sign vouchers for the same payable out of the contingent fund of the House.

John D. Schnapp, rental of post office box.....	\$3.79
The Diehl Office Equipment Co., Hotchkiss fastener.....	4.00
The Morehouse-Martens Co., sundries.....	7.06
Crystal Ice Mfg. Co., water.....	1.25
E. H. Sell & Co., supplies	217.45
George A. Gawler, repairs and labor.....	7.00
The Columbus Blank Book Mfg. Co., sundries	4.00
Underwood Typewriter Co., rentals	13.50
The Beggs Co., labor and supplies.....	36.88
J. W. Coulson & Co., supplies.....	1.25
Remington Typewriter Co., supplies, etc.....	100.25
Central Union Telephone Co., rentals.....	45.15
The F. J. Herr Printing Co., labor.....	1.50

Mr. Welsh moved that House Rule No. 89 requiring resolutions to lie over one day before consideration be suspended, and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 109, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Reppert
Agler,	of Morrow,	Kennedy,	Reynolds,
Anderson,	Davis,	Kessler,	Rhulman,
Barthelmeh,	Deaton,	Kilpatrick,	Robinson,
Beatty,	Detrick,	Kilrain,	Schaefer,
Behne,	Dickson,	King,	Scott,
Beyer,	Donaldson,	of Ashtabula,	Shanley,
Bigelow,	Doster,	King,	Siebert,
Bishop,	Duffey,	of Franklin,	Smith, of Butler,
Black,	Etling,	Kramer,	Smith, of Morgan,
of Wyandot,	Fell,	Lambert,	Snyder,
Boggs,	Fellinger,	Leist,	of Hamilton
Bonnell,	Foreman,	Lustig,	Snyder, Pickaway,
Bour,	Freeman,	McCormick,	Sweeney,
Brennan,	Frick,	McGuffey,	Terrell,
Brown, of Union,	Fulton,	Mills,	Tetlow,
Cameron,	Gilson,	Morris,	Thatcher,
Capelle,	Guthery,	Mueller,	Venus,
Carroll,	Hastings,	Murnohy,	Vollmer,
Chapman,	Hite,	Nungesser,	Vonderheide,
Collins,	Hoaglin,	Orlikowski,	Walsh,
Colter,	Hoffman,	Orrison,	Welsh,
Conover,	Holl,	Pence,	White,
Cooper,	Hoover,	Plank,	Williams,
Cowan,	Horwitz,	Plumb,	Winans,
Crawford,	Hunter,	Quinlisk,	Wintermute,
Criswell,	Jackson,	Read, of Summit,	Winters,
of Coshocton,	Jenkins,	Reid, of Fayette,	Woodworth,
	Kathe,	Reighard,	Young—109.

The resolution was adopted.

H. B. No. 36 — Mr. Shanley, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7, strike out the words "shall receive" and in lieu thereof, insert the words "may be paid."

The motion was disagreed to.

Mr. Cowan moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 after the word "village" insert the words "and special".

In line 6 after the word "village" insert the words "and special".

The motion was agreed to, and Mr. Cowan was appointed such committee, and reported the bill amended as instructed.

Mr. Reppert demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 74, nays 37, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Collins,	Horwitz,	Read, of Summit,
Appenzeller,	Colter,	Hunter,	Reppert
Barthelmeh,	Conover,	Kathe,	Schaefer,
Beatty,	Cowan,	Kilpatrick,	Shanley,
Behne,	Crawford,	Kilrain,	Smith, of Butler,
Beyer,	Davis,	King,	Snyder,
Bishop,	Detrick,	of Ashtabula,	of Hamilton
Black,	Dickson,	King,	Sweeney,
of Hamilton,	Donaldson,	of Franklin,	Terrell,
Black,	Doster,	Lambert,	Thomas,
of Wyandot,	Duffey,	Lowry,	Venus,
Boggs,	Etling,	Lustig,	Vollmer,
Bonnell,	Fell,	Mills,	Vonderheide,
Bour,	Fellinger,	Mueller,	Walsh,
Brennan,	Frick,	Murphy,	Warnes,
Brown, of Union,	Gilson,	Nungesser,	Welsh,
Cameron,	Hite,	Orlikowski,	Williams,
Carroll,	Hoaglin,	Orrison,	Winters,
Chapman,	Hoffman,	Plank,	Young—74.
Clark,	Holl,	Quinlisk,	

Those who voted in the negative are: Messrs.

Agler,	Fulton,	McGuffey,	Smith, of Morgan,
Anderson,	Guthery,	Pence,	Snyder, Pickaway,
Capelle,	Hastings,	Plumb,	Stivers,
Cooper,	Hoover,	Reid, of Fayette,	Tetlow,
Criswell,	Jackson,	Reighard,	Thatcher,
of Coshocton,	Jenkins,	Rhulman,	White,
Deaton,	Kemerer,	Robinson,	Winans,
Diser,	Kessler,	Scott,	Wintermute,
Foreman,	Kramer,	Siebert,	Woodworth—37.
Freeman,	Leist,		

The bill was passed.

The title was agreed to.

Am. H. B. No. 12 — Mr. Fellinger, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 27, after the word "said," insert the word "original"

In line 27, after 13376, add the words "of the General Code"

The motion was agreed to and Mr. Frick was appointed such committee, and reported the bill amended as instructed.

Mr. Lustig moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out line 25 and in line 26 the words "such in the county townships," and in lieu thereof, insert the words "the general fund of such."

The motion was disagreed to.

Mr. Black, of Wyandot, demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted—yeas 99, nays 10, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cooper,	Jackson,	Schaefer,
Agler,	Crawford,	Jenkins,	Scott,
Anderson,	Criswell,	Kathe,	Shanley,
Appenzeller,	of Coshocton,	Kemerer,	Siebert,
Barthelmeh,	Criswell,	Kennedy,	Smith,
Beatty,	of Morrow,	Kessler,	of Morgan,
Behne,	Davis,	Kilrain,	Snyder,
Beyer,	Deaton,	King,	of Hamilton,
Bishop,	Detrick,	of Franklin,	Snyder,
Black,	Dickson,	Kramer,	of Pickaway,
of Hamilton,	Donaldson,	Lambert,	Sweeney,
Black,	Doster,	Leist,	Terrell,
of Wyandot,	Duffey,	Lowry,	Tetlow,
Boggs,	Etling,	McCormick,	Thatcher,
Bonnell,	Fell,	McGuffey,	Thomas,
Bour,	Fellinger,	Mills,	Venus,
Brennan,	Foreman,	Morris,	Vollmer,
Brown,	Freeman,	Mueller,	Vonderheide,
of Ashland,	Frick,	Murphy,	Walsh,
Cameron,	Guthery,	Nungesser,	Warnes,
Capelle,	Hastings,	Orlikowski,	Welsh,
Carroll,	Hite,	Pence,	White,
Chapman,	Hoaglin,	Quinlisk,	Winans,
Clark,	Hoffman,	Reid, of Fayette,	Wintermute,
Collins,	Holl,	Reighard,	Winters,
Colter,	Hoover,	Reppert,	Woodworth,
Conover,	Horwitz,	Robinson,	Young—99.

Those who voted in the negative are: Messrs.

Brown, of Union,	Kilpatrick,	Lustig,	Smith, of Butler,
Diser,	King,	Orrison,	Stivers—10.
Hunter,	of Ashtabula,	Plumb,	

The bill was passed.

The title was agreed to.

Am. H. B. No. 146 — Mr. Barthelmeh, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Barthelmeh moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5, strike out the word and figures "exceeding \$100.00" and insert in lieu thereof, the words "less than twenty-five dollars nor more than one hundred dollars".

In line 6, strike out the word "by;" insert a period (.) after the word "both" and strike out all of the remainder of said line and all of line 7.

The motion was agreed to, and Mr. Barthelmeh was appointed such committee, and reported the bill amended as instructed.

Mr. Vonderheide moved to refer the bill to a select committee of one, with instructions to amend as followss:

Strike out all of lines 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, and 20.

The motion was agreed to and Mr. Vonderheide was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 103, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Robinson,
Agler,	of Coshocton,	Kennedy,	Schaefer,
Anderson,	Criswell,	Kessler,	Scott,
Appenzeller,	of Morrow,	Kilpatrick,	Shanley,
Barthelmeh,	Davis,	Kilrain,	Siebert,
Beatty,	Deaton,	King,	Smith, of Butler,
Behne,	Detrick,	of Ashtabula,	Smith, of Morgan,
Beyer,	Dickson,	Kramer,	Snyder,
Bishop,	Diser,	Lambert,	of Hamilton,
Black,	Donaldson,	Leist,	Snyder, Pickaway,
of Hamilton,	Duffey,	Lowry,	Stivers,
Black,	Fell,	Lustig,	Sweeney,
of Wyandot,	Foreman,	McCormick,	Terrell,
Boggs,	Frick,	Morris,	Tetlow,
Bonnell,	Fulton,	Mueller,	Thatcher,
Bour,	Gilson,	Murphy,	Thomas,
Brown,	Guthery,	Nungesser,	Venus,
of Ashland,	Hastings,	Orlikowski,	Vollmer,
Brown, of Union,	Hite,	Orrison,	Vonderheide,
Cameron,	Hoaglin,	Pence,	Walsh,
Capelle,	Hoffman,	Plank,	Warnes,
Carroll,	Holl,	Plumb,	Welsh,
Chapman,	Hoover,	Quinlisk,	White,
Clark,	Horwitz,	Reid, of Fayette,	Williams,
Collins,	Hunter,	Reighard,	Winans,
Conover,	Jenkins,	Reppert,	Wintermute,
Cooper,	Kathe,	Reynolds,	Winters,
		Rhulman,	Woodworth—103.

The bill was passed.

The title was agreed to.

Am. H. B. No. 180 — Mr. Horwitz, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted—yeas 102, nays one, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Rhulman,
Agler,	of Morrow,	Kennedy,	Robinson,
Anderson,	Davis,	Kessler,	Schaefer,
Appenzeller,	Deaton,	Kilpatrick,	Scott,
Barthelmeh,	Detrick,	Kilrain,	Shanley,
Beatty,	Dickson,	King,	Siebert,
Behne,	Diser,	of Ashtabula,	Smith, of Morgan,
Beyer,	Donaldson,	Kramer,	Snyder,
Bishop,	Doster,	Lambert,	of Hamilton,
Black,	Duffey,	Leist,	Snyder, Pickaway,
of Hamilton,	Etling,	Lowry,	Stivers,
Black,	Fell,	Lustig,	Sweeney,
of Wyandot,	Fellinger,	McCormick,	Terrell,
Boggs,	Foreman,	Morris,	Thatcher,
Bonnell,	Freeman,	Mueller,	Thomas,
Bour,	Frick,	Nungesser,	Venus,
Brennan,	Fulton,	Orlikowski,	Vollmer,
Brown, of Union,	Guthery,	Orrison,	Vonderheide,
Cameron,	Hastings,	Pence,	Walsh,
Capelle,	Hite,	Plank,	White,
Carroll,	Hoaglin,	Plumb,	Williams,
Chapman,	Hoffman,	Quinlisk,	Winans,
Collins,	Holl,	Read, of Summit,	Wintermute,
Colter,	Hoover,	Reid, of Fayette,	Winters,
Cooper,	Horwitz,	Reighard,	Woodworth,
Crawford,	Hunter,	Reppert,	Young—102.
Criswell,	Kathe,	Reynolds,	
of Coshocton,			

Mr. Conover voted in the negative.

The bill was passed.

The title was agreed to.

Am. H. B. No. 46 — Mr. Kennedy, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Kennedy moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 35 after the word "superintendent" insert the words "of banks".

In line 19, after the word "aggregate" insert the word "financial".

In line 19, after the word "net" insert the word "financial".

In line 22, strike out the word "the" last before the word "banks".

In line 60, after the word "their" insert the word "financial".

The motion was agreed to, and Mr. Kennedy was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted—yeas 106, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Criswell,	Kemerer,	Reynolds,
Anderson,	of Morrow,	Kennedy,	Rhulman,
Appenzeller,	Davis,	Kessler,	Robinson,
Barthelmeh,	Deaton,	Kilpatrick,	Schaefer,
Behne,	Detrick,	Kilrain,	Shanley,
Beyer,	Dickson,	King,	Siebert,
Bishop,	Diser,	of Ashtabula,	Smith, of Butler,
Black,	Donaldson,	Kramer,	Smith, of Morgan,
of Hamilton,	Doster,	Lambart,	Snyder,
Black,	Duffey,	Leist,	of Hamilton
of Wyandot,	Etling,	Lowry,	Snyder, Pickaway,
Boggs,	Fell,	Lustig,	Stivers,
Bonnell,	Fellinger,	McCormick,	Sweeney,
Bour,	Foreman,	McGuffey,	Terrell,
Brennan,	Freeman,	Mills,	Tetlow,
Brown,	Frick,	Morris,	Thatcher,
of Ashland,	Fulton,	Mueller,	Thomas,
Brown, of Union,	Gilson,	Murphy,	Venus,
Cameron,	Guthery,	Nungesser,	Vollmer,
Capelle,	Hastings,	Orlikowski,	Vonderheide,
Carroll,	Hite,	Orrison,	Walsh,
Clark,	Hoaglin,	Pence,	Welsh,
Collins,	Hoffman,	Plank,	White,
Conover,	Holl,	Plumb,	Williams,
Cooper,	Hoover,	Quinlisk,	Winans,
Cowan,	Hunter,	Read, of Summit,	Wintermute,
Criswell,	Jackson,	Reid, of Fayette,	Winters,
of Coshocton,	Kathe,	Reighard,	Woodworth,
			Young—106.

Messrs. Acker and Crawford voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 103 — Mr. Brennan, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 86, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Appenzeller,	Bishop,	Black,
Agler,	Barthelmeh,	Black,	of Wyandot,
Anderson,	Beyer,	of Hamilton,	Boggs,

Those who voted in the affirmative are: Messrs.—Concluded.

Bonnell,	Freeman,	Lustig,	Smith, of Morgan,
Bour,	Frick,	McCormick,	Snyder,
Brennan,	Gilson,	McGuffey,	of Hamilton
Brown, of Union,	Guthery,	Mills,	Sweeney,
Capelle,	Hastings,	Morris,	Terrell,
Carroll,	Hite,	Mueller,	Tetlow,
Clark,	Hoaglin,	Murphy,	Thomas,
Cooper,	Hoffman,	Nungesser,	Venus,
Davis,	Holl,	Orlikowski,	Vollmer,
Deaton,	Hoover,	Pence,	Vonderheide,
Detrick,	Hunter,	Plumb,	Walsh,
Dickson,	Kathe,	Quinlisk,	Welsh,
Diser,	Kemerer,	Read, of Summit,	White,
Donaldson,	Kessler,	Reighard,	Williams,
Doster,	Kilpatrick,	Rhulman,	Winans,
Duffey,	Kilrain,	Robinson,	Wintermute,
Etling,	King,	Schaefer,	Winters,
Fell,	of Ashtabula,	Shanley,	Woodworth,
Fellinger,	Kramer,	Siebert,	Young—86.
Foreman,	Lowry,		

The bill was passed.

The title was agreed to.

H. B. No. 79 — Mr. McCormick, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. McGuffey moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line seven after the word "bill" insert "of the expenses thereof".

The motion was agreed to, and Mr. McGuffey was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 98, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cooper,	Holl,	Orrison,
Agler,	Cowan,	Hoover,	Pence,
Anderson,	Crawford,	Hunter,	Plank,
Appenzeller,	Criswell,	Jackson,	Plumb,
Behne,	of Coshocton,	Kathe,	Quinlisk,
Beyer,	Davis,	Kemerer,	Read, of Summit,
Bishop,	Deaton,	Kessler,	Reighard,
Black,	Detrick,	Kilpatrick,	Reppert,
of Hamilton,	Dickson,	Kilrain,	Reynolds,
Black,	Diser,	King,	Rhulman,
of Wyandot,	Donaldson,	of Ashtabula,	Robinson,
Boggs,	Doster,	Kramer,	Shanley,
Bonnell,	Duffey,	Lambert,	Siebert,
Bour,	Fell,	Leist,	Smith, of Butler,
Brennan,	Freeman,	Lowry,	Smith,
Brown,	Frick,	McCormick,	of Morgan,
of Ashland,	Fulton,	McGuffey,	Snyder,
Brown, of Union,	Gilson,	Mills,	of Hamilton,
Cameron,	Guthery,	Morris,	Snyder,
Capelle,	Hastings,	Mueller,	of Pickaway,
Carroll,	Hite,	Murphy,	Stivers,
Chapman,	Hoaglin,	Nungesser,	Sweeney,
Collins,	Hoffman,	Orlikowski,	Terrell,

Those who voted in the affirmative are: Messrs.—Concluded.

Tetlow,	Vollmer,	Williams,	Winters,
Thatcher,	Vonderheide,	Winans,	Woodworth,
Thomas,	Walsh,	Wintermute	Young—98.
Venus,	White,		

The bill was passed.

The title was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested.

S. B. No. 57 — Mr. Moore. To amend section 804 of the General Code, providing for the distribution of bulletins, and to repeal sections 805 and 807 of the General Code, providing for the publication and distribution of certain volumes of the geological survey.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills in which the concurrence of the House of Representatives is requested:

S. B. No. 8 — Mr. Friebolin. To amend sections 11455, 11456 and 11457 of the General Code of the state of Ohio, relative to verdicts in the common pleas court.

S. B. No. 71 — Mr. Friebolin. To amend section 1579-19 of the General Code of the state of Ohio, relative to verdicts in the municipal court.

S. B. No. 72 — Mr. Friebolin. To amend sections 10350 and 10351 of the General Code of the state of Ohio, relative to verdicts in the justice court.

S. B. No. 53 — Mr. Bernstein. To supplement section 5018 of the General Code by the addition of a section to be known as section 5018-1, relating to the form of ballots.

S. B. No. 67 — Mr. Gregory. To amend section 3637 of the General Code, relating to the enumeration of powers of municipalities as to signs, electricity and plumbing.

S. B. No. 68 — Mr. Howard. To provide for filling a vacancy in the office of clerk of a village.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

On motion of Mr. Lowry, the House adjourned.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, O.

Friday, January 31, 1913, 9:00 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by the Honorable Chas. H. McCormick, of Gallia County.

The journal of yesterday was read and approved.

Mr. Carroll submitted the following report:

The standing committee on Cities, to which was referred H. B. No. 116—Mr. Carroll, having had the same under consideration, reports it back and recommends that it be re-referred to the committee on State Economic Betterment.

ROBERT BLACK,
W. T. COLTER,
H. N. DONALDSON,
DON P. MILLS,
C. P. VENUS,

JOHN G. COOPER,
HERBERT S. BIGELOW,
ADAM FRICK,
JAS. T. CARROLL.

The report was agreed to, and the bill was referred to the committee on State Economic Betterment.

Mr. Schaefer submitted the following report:

The standing committee on Dairy and Food Products, to which was referred H. B. No. 21—Mr. Orrison, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 7 after 13108 insert "*of the General Code*".

H. L. SCHAEFER,
H. L. HASTINGS,
D. M. CRISWELL,

MARTIN QUINLISK,
C. B. SMITH,
M. G. NUNGESSER.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bigelow submitted the following report:

The standing committee on Cities, to which was referred H. B. No. 166—Mr. Kessler, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 15 insert the words "said original" after the word "that".

HERBERT S. BIGELOW,
ROBERT BLACK,
JOHN G. COOPER,
H. N. DONALDSON,

W. T. COLTER,
DON P. MILLS,
C. P. VENUS,
ADAM FRICK.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bigelow submitted the following report:

The standing committee on Cities, to which was referred H. B. No. 34—Mr. Duffey, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 9 strike out the word "such" and in lieu thereof insert the word "said".

ROBERT BLACK,
W. T. COLTER,
DON P. MILLS,
C. P. VENUS,
HERBERT S. BIGELOW,

JOHN G. COOPER,
ADAM FRICK,
JAMES T. CARROLL,
H. N. DONALDSON.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 136—Mr. Snyder, of Pickaway, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended: In line 18 strike out the word "no" and insert in lieu thereof "not more than".

W. B. KILPATRICK,
S. H. WILLIAMS,
J. R. B. KESSLER,
V. J. VONDERHEIDE,
IRVIN F. SNYDER,

JOHN F. KRAMER,
CULBERTSON J. SMITH,
STEPHEN M. YOUNG,
C. A. REID.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 137—Mr. Snyder, of Pickaway, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended: In line 15 strike out the word "no" and insert in lieu thereof "not more than".

W. B. KILPATRICK,
S. H. WILLIAMS,
J. R. B. KESSLER,
V. J. VONDERHEIDE,
IRVIN F. SNYDER,

JOHN F. KRAMER,
CULBERTSON J. SMITH,
STEPHEN M. YOUNG,
C. A. REID.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B.

No. 135 — Mr. Snyder, of Pickaway, having had the same under consideration, reports it back and recommends its passage.

W. B. KILPATRICK,
CULBERTSON J. SMITH,
OSCAR E. DISER,
IRVIN F. SNYDER,
J. CHAS. CRISWELL,
J. R. B. KESSLER,

S. H. WILLIAMS,
JOHN F. KRAMER,
C. A. REID,
STEPHEN M. YOUNG,
V. J. VONDERHEIDE,
PERCY TETLOW.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Williams submitted the following report:

The standing committee on Judiciary to which was referred H. B. No. 32 — Mr. Williams, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 7 after the word "Judge" insert the words "or judges".

In the 8 strike out the comma after the words "common pleas," together with the remainder of line 8.

Strike out in line 9 the italicized words to the comma, and insert in lieu thereof, the words "of the county in which the appointment is made".

W. B. KILPATRICK,
PETER J. COLLINS,
JOHN F. KRAMER,
J. R. B. KESSLER,
STEPHEN M. YOUNG,
CULBERTSON J. SMITH,
OSCAR E. DISER,

V. J. VONDERHEIDE,
IRVIN F. SNYDER,
J. CHAS. CRISWELL,
S. H. WILLIAMS,
C. A. REID,
PERCY TETLOW.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 100 — Mr. Tetlow, having had the same under consideration, reports it back and recommends its passage.

PERCY TETLOW,
O. B. CHAPMAN,
FRANK P. LAMBERT,
FRANK W. THOMAS,
HARRY F. VOLLMER,

LAWRENCE BRENNAN,
JOHN C. HOFFMAN,
F. B. FELL,
ALFRED ROBINSON,
W. B. KILPATRICK.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred H. B. No.

102 — Mr. Tetlow, having had the same under consideration, reports it back and recommends its passage.

O. B. CHAPMAN,
J. C. HOFFMAN,
FRANK W. THOMAS,
LAWRENCE BRENNAN,
HARRY F. VOLLMER,

FRANK P. LAMBERT,
ALFRED ROBINSON,
F. B. FELL,
PERCY TETLOW,
WM. B. KILPATRICK.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Colter submitted the following report:

The standing committee on Public Buildings and Lands, to which was referred H. B. No. 70 — Mr. Black, of Wyandot, having had the same under consideration, reports it back and recommends its passage.

ROMANUS R. BOUR,
LAWRENCE BRENNAN,
HARRY F. VOLLMER,
WM. C. MCGUFFEY,

W. M. BROWN,
R. R. REYNOLDS,
W. T. COLTER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Foreman submitted the following report:

The standing committee on Public Works, to which was referred H. B. No. 150 — Mr. Kennedy, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out lines 8 to 18 inclusive and in lieu thereof insert the following:

"That portion of the state water power lot in the village of Delphos, and being the portion of the southeast quarter of the southeast quarter of section 24, town 2, south, range 4 east, Van Wert county, Ohio, that was deeded by Samuel Forrer to the state of Ohio by deed dated October 24th, 1834, commencing at a point in the south line of said section 24, that is 14.6 feet east of the west line of Canal street in said village and running thence northward on a line parallel to and 14.6 feet east of the west line of said Canal street, a distance of 220 feet to the south line of Fourth street in said village; thence easterly along the south line of said Fourth street 46.8 feet; thence northerly, at right angles, 80 feet; thence easterly at right angles, 18.6 feet; thence southerly on a line parallel to and 80 feet east of the westerly line of Canal street in said village, a distance of 300 feet to the south line of said section 24; thence westerly along the south line of said section, 65.4 feet to the place of beginning."

SECTION 2. This grant to the village of Delphos is made subject to the lease made by the State of Ohio to Dolby and Morton, under date of May 14th, 1907.

SECTION 3. As soon as the governor executes the deed for the above described property, the superintendent of the public works is authorized and directed to cancel the lease granted to the said village on the 8th day of September, 1908.

In line 19 prior to the word "said" where it appears first in said line insert the following: "Section 4."

C. M. FOREMAN,
WM. G. BEATTY,
G. J. C. WINTERMUTE,
A. ROSS READ,
T. A. BONNELL,

R. R. REYNOLDS,
ALFRED ROBINSON,
GEO. S. CRAWFORD,
M. J. WALSH.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stivers submitted the following report:

The standing committee on Villages, to which was referred H. B. No. 16—Mr. Morris, having had the same under consideration, reports it back and recommends its passage.

L. H. SCOTT,
T. A. BONNELL,
M. G. NUNGESSER,
M. J. WALSH,

J. R. B. KESSLER,
F. H. REPPERT,
GUY DETRICK.
E. B. STIVERS.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Duffey moved that the committee on Ways and Means be relieved from further consideration of H. B. No. 177 and said bill be referred to the committee on Appropriations and Finance.

The motion was agreed to and the bill was so referred.

The following bills were introduced and read the first time:

H. B. No. 230—Mr. Boggs. To regulate the manufacture and sale of insecticides and fungicides in Ohio.

H. B. No. 231—Mr. Vollmer. To amend sections 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, and 896 of the General Code; to supplement section 888 of the General Code by the enactment of sections designated as 888-1, 888-2, 888-3, 888-4, and 888-5; to supplement section 890 of the General Code by the enactment of sections designated as 890-1 and 890-2, relating to the licensing and regulations of private employment agencies within the state of Ohio.

H. B. No. 232—Mr. Fellingner. To amend section 656 of the General Code.

H. B. No. 233—Mr. Carroll. Providing for the establishment and maintenance of a day school for prisoners at the Ohio penitentiary.

H. B. No. 234—Mr. Plank. To amend section 1428 relative to game fishes.

H. B. No. 235—Mr. Plank. To amend section 6333 of the General Code, relating to the labeling of paints.

H. B. No. 236—Mr. Chapman. To amend section 4944 of the General Code, relating to compensation of judges and clerks in registration of electors.

H. B. No. 237—Mr. Hoaglin. To create a commission to conduct a survey of the public schools, normal schools, and the agricultural schools of the state, defining their powers, and providing appropriation therefor.

H. B. No. 238 — Mr. Hoaglin (by request.) To provide for the establishment and maintenance of departments of agriculture or manual training and domestic science in certain high schools throughout the state.

H. B. No. 239 — Mr. Hoaglin. To amend sections 7827 and 7850 of the General Code, relating to professional training of teachers.

H. B. No. 240 — Mr. Cowan. To make appropriations to pay deficiencies authorized by the emergency board.

On motion of Mr. Cowan, the constitutional rule requiring bills to be read fully on three different days was dispensed with and H. B. No. 240 was read the second time by its title.

On motion of Mr. Cowan, H. B. No. 240 was ordered printed and placed on the calendar in its regular order.

The following additional bills were introduced and read the first time:

H. B. No. 241 — Mr. Cowan. To prevent the procreation of defectives and to provide for operation for the prevention of procreation.

H. B. No. 242 — Mr. Kilpatrick. To amend section 2971 of the General Code, relating to boards of county visitors.

On motion of Mr. Kilpatrick, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and the following bills on the calendar for second reading were read the second time by their titles and referred as follows:

S. B. No. 76 — Mr. Gregory. To the committee on Privileges and Elections.

S. B. No. 9 — Mr. Gregory. To the committee on Cities.

S. B. No. 75 — Mr. Gregory. To the committee on Privileges and Elections.

H. B. No. 212 — Mr. Smith, of Butler (by request). To the committee on County Affairs.

H. B. No. 213 — Mr. Nungesser. To the committee on County Affairs.

H. B. No. 214 — Mr. Morris. To the committee on Benevolent and Penal Institutions.

H. B. No. 215 — Mr. Reid, of Fayette. To the committee on Codes, Courts and Procedure.

H. B. No. 216 — Mr. King, of Franklin. To the committee on Dairy and Food Products.

H. B. No. 217 — Mr. Anderson. To the committee on Public Schools.

H. B. No. 218 — Mr. Schweikert. To the committee on Dairy and Food Products.

H. B. No. 219 — Mr. Lowry. To the committee on Privileges and Elections.

H. B. No. 220 — Mr. Scott. To the committee on Universities, Colleges and Normal Schools.

H. B. No. 221 — Mr. Gilson. To the committee on Military Affairs.

H. B. No. 222 — Mr. Fulton. To the committee on Public Schools.

H. B. No. 223 — Mr. Guthery. To the committee on Public Waterways.

H. B. No. 224 — Mr. Deaton. To the committee on Codes, Courts and Procedure.

H. B. No. 225 — Mr. Smith, of Morgan. To the committee on Judiciary.

H. B. No. 226 — Mr. Cowan. To the committee on Public Utilities.

H. B. No. 227 — Mr. Foreman (by request). To the committee on Insurance.

H. B. No. 228 — Mr. Dickson. To the committee on Public Schools.

H. B. No. 229 — Mr. Behne. To the committee on Public Highways.

S. B. No. 8 — Mr. Friebohn. To the committee on Judiciary.

S. B. No. 71 — Mr. Friebohn. To the committee on Judiciary.

S. B. No. 72 — Mr. Friebohn. To the committee on Judiciary.

S. B. No. 53 — Mr. Bernstein. To the committee on Privileges and Elections.

S. B. No. 67 — Mr. Gregory. To the committee on Cities.

S. B. No. 68 — Mr. Howard. To the committee on Villages.

H. R. No. 39 — Mr. Dickson (by request), was taken up.

On motion of Mr. Reighard, the resolution was indefinitely postponed.

Mr. Kennedy requested the unanimous consent of the House to make a motion.

The request was granted and Mr. Kennedy moved that the vote by which H. B. No. 12 — Mr. Fellingner, was passed, be reconsidered.

Mr. Fellingner moved that the motion be laid on the table.

The motion was agreed to.

H. J. R. No. 12 — Mr. Acker, was taken up.

On motion of Mr. Cowan, the resolution was referred to the committee on Appropriations and Finance.

Mr. Snyder, of Hamilton, presented the petition of Dr. John C. Reed and about one thousand other citizens of Cincinnati, urging him to use his influence in behalf of H. B. No. 56, known as the Bigelow bill, which seeks to annul the fifty year franchise under which the Cincinnati Traction Company is now operating, which was referred to the committee on Judiciary.

On motion of Mr. Lowry, the House adjourned.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Monday, February 3, 1913, 5:00 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend Thomas W. Locke, of Columbus.

The journal of the last legislative day was read and approved.

Mr. Brown, of Ashland, submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 157 — Mr. Winans, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended.

Transpose lines "2" and "3".

In line 2 as transposed, insert a (,) comma after the word "broker".

H. J. 12.

In line 3 as transposed, insert a (,) comma after the word "corporation".

In line 5, insert the word "of" after the word "sale".

In line 8, insert a (,) comma after the word "bought".

In line 10, strike out the words "and such" and in lieu thereof, insert the word "which".

In line 11, strike out the second "s" in the word "customers".

In line 13, insert a (,) comma after the word "made".

M. G. NUNGESSER,
N. H. HUNTER,
G. G. O. PENCE,
I. S. GUTHERY,
WM. C. McGUFFEY,

CHAS. A. WHITE,
C. H. McCORMICK,
F. M. PLANK,
W. M. BROWN,
WILL E. MURPHY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. McCormick submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 78—Mr. McCormick, having had the same under consideration, reports it back and recommends that it be indefinitely postponed.

M. G. NUNGESSER,
N. H. HUNTER,
G. G. O. PENCE,
I. S. GUTHERY,
B. H. KATHE,
F. M. PLANK,

CHAS. A. WHITE,
C. H. McCORMICK,
WM. C. McGUFFEY,
WILL E. MURPHY,
W. M. BROWN.

The report was agreed to.

Mr. McCormick submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 147 — Mr. Brown, of Union, having had the same under consideration, reports it back and recommends it be indefinitely postponed.

G. G. O. PENCE,
M. G. NUNGESSER,
T. E. HOOVER,
N. H. HUNTER,
R. B. CAMERON,

C. H. McCORMICK,
W. M. BROWN,
CHAS. A. WHITE,
F. M. PLANK.

The report was agreed to.

Mr. Cameron submitted the following report:

The standing committee on Public Health, to which was referred H. B. No. 44 — Mr. Dickson, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended: In line 7 after the word "the" insert the words "care of the indigent". In line 8 after the comma after the word "disabled" insert the following: "excepting persons afflicted with pulmonary

tuberculosis". In line 12 after the word "said" insert the word "original" and after "3138-1" insert the words "of the General Code".

R. B. CAMERON,
H. L. SCHAEFER,
D. M. CRISWELL,
W. M. DICKSON,
G. J. C. WINTERMUTE,

HARRY R. KEMERER,
JOHN F. GILSON,
J. V. WINANS,
GEO. M. MORRIS,
W. S. KING,

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Warnes submitted the following report:

The standing committee on Taxation, to which was referred H. B. No. 83 — Mr. Warnes, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5 strike out the words "first day" and insert in lieu thereof, the words "day preceding the second Monday".

In line 11 strike out the words "first day" and insert in lieu thereof, the words "day preceding the second Monday".

In line 40 after the word "repealed" insert the words "except section 9675 of the General Code".

W. S. KING,
GUY DETRICK,
M. G. NUNGESSER,
CHAS. CONOVER,

W. R. DAVIS,
LOUIS CAPELLE,
ROBERT BLACK.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Smith, of Butler, offered the following resolution.

H. R. No. 41 — Mr. Smith, of Butler.

WHEREAS, The House of Representatives of the seventy-ninth general Assembly on the 31st day of May, 1911, by resolution duly adopted, ordered that the entire center room on the north side of the east and west corridor of the south wing, second floor, of the state house be transferred to the bill clerks for their use in the filing of all bills, journals and calendars and for the performance of the duties of the bill clerks in preparing the bill books and daily journals of the members, clerks, officials and reporters of the House, and

WHEREAS, It was further ordered that what is known as the "filing bill room" at the head of the stairway leading to the north gallery of the House and just west of said gallery, be transferred to the committee on Cities and the committee on Villages for their use, and

WHEREAS, Nothing has been done so far to carry out the provisions of such order; therefore

Be it resolved: That the sergeant-at-arms of the House be, and he hereby is, authorized and directed to carry into effect the provisions of said House resolution and to furnish and supply both of said rooms for the uses and purposes herein mentioned, using, as far as possible, the

present furniture and fixtures now used and located therein, and that the expenses so incurred be paid out of the contingent fund of the House.

Mr. Smith, of Butler, moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 96, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Rhulman,
Agler,	of Coshocton,	Kessler,	Robinson,
Anderson,	Criswell,	Kilpatrick,	Schweikert,
Barthelmeh,	of Morrow,	King,	Scott,
Beatty,	Deaton,	of Ashtabula,	Shanley,
Behne,	Detrick,	King,	Siebert,
Beyer,	Dickson,	of Franklin,	Smith, of Butler,
Bigelow,	Donaldson,	Kramer,	Smith,
Bishop,	Duffey,	Lambert,	of Morgan,
Black,	Ertel,	Lowry,	Snyder,
of Hamilton,	Etling,	McCormick,	of Hamilton,
Black,	Fell,	McGuffey,	Snyder,
of Wyandot,	Foreman,	Mills,	of Pickaway,
Boggs,	Freeman,	Morris,	Tetlow,
Bonnell,	Frick,	Mueller,	Thatcher,
Bour,	Fulton,	Murphy,	Thomas,
Brown,	Gilson,	Nungesser,	Venus,
of Ashland,	Guthery,	Nye,	Walsh,
Brown, of Union,	Hastings,	Orrison,	Warnes,
Cameron,	Hite,	Pence,	Welsh,
Capelle,	Hoaglin,	Plank,	White,
Carroll,	Hoover,	Plumb,	Williams,
Chapman,	Horwitz,	Quinlisk,	Winans,
Collins,	Hunter,	Read, of Summit,	Wintermute,
Colter,	Jackson,	Reighard,	Winters,
Conover,	Jenkins,	Reynolds,	Woodworth—96.
Cowan,	Kathe,		

The resolution was adopted.

Mr. Kilpatrick asked for the use of the hall of the House on Tuesday at 10:00 o'clock a. m. for a public hearing on H. B. No. 56.

The request was granted.

Mr. Chapman moved that H. B. No. 102, on the calendar for third reading, be referred to the committee on Labor.

The motion was agreed to and the bill so referred.

Mr. Morris moved that H. B. No. 15, on the calendar for third reading, be referred to the committee on Judiciary.

The motion was agreed to and the bill so referred.

Mr. Black, of Hamilton, moved that H. B. No. 119, on the calendar for third reading be referred to the committee on cities.

The motion was agreed to and the bill so referred.

The following bills were introduced and read the first time.

H. B. No. 243 — Mr. Kennedy. To amend section 2700 of the General Code.

H. B. No. 244 — Mr. Woodworth. To amend section 7818 of the General Code of Ohio, relating to examination of applicants for county teachers' certificates.

H. B. No. 245 — Mr. Winters. To amend section 2736 General Code, relative to active depositaries.

H. B. No. 246 — Mr. Winters. To amend section 8023 of the General Code, relating to the age of majority.

H. B. No. 247 — Mr. Reighard. To provide for the publishing of a list of the valuations of personal property returned for taxation.

H. B. No. 248 — Mr. Reighard. To repeal section 5978 of the General Code, relating to half holidays.

H. B. No. 249 — Mr. Beatty. To amend section 8977 of the General Code, and fixing amount of passenger fare a company operating a railroad may charge on Sunday.

H. B. No. 250 — Mr. Beatty. Requiring companies operating railroads in whole or in part in this state to furnish each passenger coach with sanitary glasses or drinking cups for its passengers.

H. B. No. 251 — Mr. Bigelow. To amend section 9105 of the General Code of Ohio.

H. B. No. 252 — Mr. Bigelow. To amend section 3770 of the General Code of Ohio.

H. B. No. 253 — Mr. Pence. To amend section 7644 of the General Code, relating to the elementary schools; minimum and maximum school weeks.

H. B. No. 254 — Mr. Gilson. To amend section 3958 of the General Code, relative to the collection of water rents and assessments.

H. B. No. 255 — Mr. Robinson. To regulate and prohibit the carrying of concealed weapons; to amend section 12819 of the General Code and to supplement such section by additional sections to be known as sections 12819-3 and 12819-4.

H. B. No. 256 — Mr. Duffey. To amend section 11239 of the General Code of Ohio, as to parties to civil actions.

H. B. No. 257 — Mr. Duffey. To amend section 10704 of the General Code of Ohio, respecting the sale of personal property by executors and administrators.

H. B. No. 258 — Mr. Duffey. To amend section 4505 of the General Code, relating to the right of appeal of persons in the classified service to the civil service commission.

H. B. No. 259 — Mr. Duffey. To supplement section 11577 of the General Code of Ohio, respecting new trial.

H. B. No. 260 — Mr. Duffey. To amend section 12279 of the General Code of Ohio, as to payment of costs on error proceedings.

H. B. No. 261 — Mr. Agler. To amend sections 2981 and 2989 of the General Code, to secure better service from county officers.

H. B. No. 262 — Mr. Foreman. Relative to pasturing live stock in public highways.

On motion of Mr. Kilpatrick the constitutional rule requiring bills to be fully read on three different days was dispensed with, and the following bills on the calendar for second reading were read the second time by their titles and referred as follows:

H. B. No. 230 — Mr. Boggs. To the committee on Agriculture.

H. B. No. 231 — Mr. Vollmer. To the committee on Labor.

H. B. No. 232 — Mr. Fellingner. To the committee on Insurance.

H. B. No. 233 — Mr. Carroll. To the committee on Prisons and Prison Reform.

H. B. No. 234 — Mr. Plank. To the committee on Fish and Game.

H. B. No. 235 — Mr. Plank. To the committee on Codes, Courts and Procedure.

H. B. No. 236 — Mr. Chapman. To the committee on Privileges and Elections.

H. B. No. 237 — Mr. Hoaglin. To the committee on Public Schools.

H. B. No. 238 — Mr. Hoaglin (by request). To the committee on Public Schools.

H. B. No. 239 — Mr. Hoaglin. To the committee on Public Schools.

H. B. No. 241 — Mr. Cowan. To the committee on Public Health.

H. B. No. 242 — Mr. Kilpatrick. To the committee on Judiciary.

Mr. Read moved that H. B. No. 40, on the calendar for third reading, be referred to the committee on Public Schools.

The motion was agreed to and the bill so referred.

Mr. Swain presented the petition of Geo. H. Bender, and about five hundred others, of Cleveland, Ohio, urging legislation, making Abraham Lincoln's birthday, February 12th, a legal holiday in this state, which was referred to the committee on Federal Relations.

On motion of Mr. Lowry, the House adjourned.

Attest :

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Tuesday, February 4, 1913, 1:30 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend J. A. Speer, of Columbus.

The journal of yesterday was read and approved.

The speaker handed down the following communication :

"The speaker hereby appoints Mr. Etling as member of the Judiciary committee in place of Mr. Conway, deceased."

H. B. No. 184 — Mr. Kramer, was taken up.

Mr. Kramer moved that the bill be referred to a special committee of one with leave to report at any time.

The motion was agreed to and Mr. Kramer was appointed such committee.

H. B. No. 50 — Mr. Terrell, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows :

Strike out lines 3 and 4.

In line 9 after the word "who" insert a comma (,).

In line 22 after the period add :

"A like remedy shall apply to any such cause of action now existing and to any such action heretofore commenced or attempted to be commenced in proper time and now appearing on the files of any court within this state, and no prior law of this state shall be construed to prevent the maintenance thereof."

In line 29, strike out "the jury" and in lieu thereof insert "it".

In line 33, after "10773-1" insert "of the General Code".

In line 33, strike out "and 10773-2".

Strike out lines 42, 43, 44, 45, 46.

Which was agreed to, and Mr. Terrell was appointed such committee, and reported the bill amended as instructed.

2:00 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of the report of the committee on Rules.

The question recurring on the passage of H. B. No. 50 — Mr. Terrell, the yeas and nays were taken and resulted — yeas 101, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	King,	Rhulman,
Agler,	of Morrow,	of Ashtabula,	Robinson,
Anderson,	Deaton,	King,	Schaefer,
Appenzeller,	Detrick,	of Franklin,	Schweikert,
Barthelmeh,	Dickson,	Kramer,	Scott,
Beatty,	Donaldson,	Lambert,	Shanley,
Behne,	Doster,	Leist,	Siebert,
Beyer,	Duffey,	Lowry,	Smith, of Butler,
Bishop,	Ertel,	Lustig,	Smith, of Morgan,
Black,	Eting,	McCormick,	Snyder,
of Hamilton,	Fell,	McGuffey,	of Hamilton,
Black,	Fellinger,	Mills,	Snyder,
of Wyandot,	Foreman,	Morris,	of Pickaway,
Boggs,	Freeman,	Mueller,	Terrell,
Bonnell,	Fulton,	Murphy,	Tetlow,
Brown, of Union,	Guthery,	Nungesser,	Thatcher,
Cameron,	Hastings,	Nye,	Thomas,
Capelle,	Hite,	Orlikowski,	Venus,
Carroll,	Hoaglin,	Orrison,	Vonderheide,
Chapman,	Hoffman,	Pence,	Walsh,
Clark,	Holl,	Plank,	Warnes,
Collins,	Hoover,	Plumb,	White,
Colter,	Horwitz,	Quinlisk,	Williams,
Cooper,	Hunter,	Read, of Summit,	Winans,
Crawford,	Kathe,	Reid, of Fayette,	Wintermute,
Criswell,	Kessler,	Reppert,	Winters,
of Coshocton,	Kilrain,	Reynolds,	Woodworth,
			Young—101.

Messrs. Diser, Kemerer, and Reighard voted in the negative.

The bill was passed.

Mr. Terrell moved to amend the title as follows:

Strike out all of title after the word "therefor" in third line thereof.

The amendment was agreed to.

The title as amended was agreed to.

H. B. No. 49 — Mr. Tetlow, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 109, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bishop,	Brown,	Colter,
Agler,	Black,	of Ashland,	Conover,
Anderson,	of Hamilton,	Brown, of Union,	Cooper,
Appenzeller,	Black,	Cameron,	Cowan,
Barthelmeh,	of Wyandot,	Carroll,	Crawford,
Beatty,	Boggs,	Chapman,	Criswell,
Behne,	Bonnell,	Clark,	of Morrow,
Beyer,	Bour,	Collins,	Deaton,

Those who voted in the affirmative are: Messrs.—Concluded.

Detrick,	Horwitz,	Mueller,	Smith, of Butler,
Dickson,	Hunter,	Murphy,	Smith, of Morgan,
Diser,	Jackson,	Nungesser,	Snyder,
Donaldson,	Jenkins,	Nye,	of Pickaway,
Doster,	Kathe,	Orlikowski,	Stivers,
Duffey,	Kemerer,	Orrison,	Terrell,
Ertel,	Kessler,	Pence,	Tetlow,
Etling,	Kilrain,	Plank,	Thatcher,
Fell,	King,	Plumb,	Thomas,
Fellinger,	of Ashtabula,	Quinisk,	Venus,
Foreman,	King,	Read, of Summit,	Vonderheide,
Freeman,	of Franklin,	Reid, of Fayette,	Walsh,
Fulton,	Kramer,	Reighard,	Warnes,
Gilson,	Lambert,	Reppert,	Welsh,
Guthery,	Leist,	Reynolds,	White,
Hastings,	Lowry,	Rhulman,	Williams,
Hite,	Lustig,	Robinson,	Winans,
Hoaglin,	McCormick,	Schaefer,	Wintermute,
Hoffman,	McGuffey,	Schweikert,	Winters,
Holl,	Mills,	Shanley,	Woodworth,
Hoover,	Morris,	Siebert,	Young—109.

The bill was passed.

The title was agreed to.

The consideration of the report of the committee on Rules being a special order for 2:00 o'clock p. m., was taken up.

The question being "Shall the report be agreed to?", Mr. Winters moved to amend the report and Mr. Warnes asked for a division of the amendments.

The speaker divided the amendments as follows:

DIVISION I.

Rule 20. After "question" in line 2 insert "without permission of the speaker".

Rule 38. After sectional number strike out rule and substitute the following: "When a quorum is present, any matter may be made a special order, for a definite hour by two-thirds vote of the members present."

Rule 89. After "called" in line 4, strike out remainder, and insert "The speaker shall then announce the result of the vote, unless the author of the question being voted upon, requests an additional roll call for members not voting. The speaker shall then announce the vote. Such vote as recorded may be verified."

The question being on the first division.

The first division was agreed to.

DIVISION II.

Strike out rule 97 after sectional number and substitute "any bill or resolution may, when under consideration, be amended by annexing thereto, or incorporating therewith, such parts of any other bill or resolution, pending in or introduced in the House, when the subject matter of such bill or resolution, fairly relates to the subject matter of the bill or resolution under consideration."

In rule 98, strike out all after the numeral and insert the following: "substitutes for bills or resolutions may be offered when such bills or

resolutions are being considered by the House. Such substitutes after adoption shall be subject to all the amendments of original bills and resolutions."

"Amendments made by committees and adopted by the House, shall be subject to further amendment."

The question being on the second division, the second division was agreed to.

Mr. Robinson moved to amend the report as follows:

In rule 42 after the word "at" strike out the word "five" and in lieu thereof insert the word "three".

Mr. Kramer moved to amend the amendment by substituting the word "seven" for the word "three".

The question being "Shall the amendment to the amendment be agreed to?", the amendment to the amendment was disagreed to.

The question recurring on the amendment of Mr. Robinson, the amendment was disagreed to.

The question recurring on the adoption of the report of the committee on Rules, Mr. Cowan moved to amend the report as follows:

Wherever the words "Appropriations and Finance" appear in the rules, strike out the words "Appropriations and".

The motion was disagreed to.

The question recurring on the adoption of the report of the committee on Rules, the yeas and nays were taken and resulted—yeas 111, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Rhulman,
Agler,	of Coshocton,	Kemerer,	Robinson,
Anderson,	Criswell,	Kessler,	Schaefer,
Appenzeller,	of Morrow,	Kilrain,	Schweikert,
Barthelmeh,	Deaton,	King,	Scott,
Beatty,	Detrick,	of Ashtabula,	Shanley,
Behne,	Dickson,	Kramer,	Siebert,
Beyer,	Diser,	Lambert,	Smith, of Butler,
Bishop,	Donaldson,	Leist,	Smith, of Morgan,
Black,	Doster,	Lowry,	Snyder,
of Hamilton,	Duffey,	Lustig,	of Hamilton,
Black,	Ertel,	McCormick,	Snyder,
of Wyandot,	Etling,	McGuffey,	of Pickaway,
Boggs,	Fell,	Mills,	Stivers,
Bonnell,	Fellinger,	Morris,	Terrell,
Bour,	Foreman,	Mueller,	Tetlow,
Brown,	Frick,	Murphy,	Thatcher,
of Ashland,	Fulton,	Nungesser,	Thomas,
Brown, of Union,	Gilson,	Nye,	Venus,
Cameron,	Guthery,	Orlikowski,	Vonderheide,
Capelle,	Hastings,	Orrison,	Walsh,
Carroll,	Hite,	Pence,	Warnes,
Chapman,	Hoaglin,	Plank,	Welsh,
Clark,	Hoffman,	Plumb,	White,
Collins,	Holl,	Quinlisk,	Williams,
Colter,	Hoover,	Read, of Summit,	Winans,
Conover,	Horwitz,	Reid, of Fayette,	Wintermute,
Cooper,	Hunter,	Reighard,	Winters,
Crawford,	Jackson,	Reppert,	Woodworth,
	Jenkins,	Reynolds,	Young—111.

The report was agreed to and the rules were adopted.

Mr. Lowry offered the following resolution :

H. R. No. 42— Mr. Lowry.

Be it resolved, That the rules to-day adopted go into effect forthwith and shall apply to all bills, except bills now upon the calendar for third reading. Bills which appear on the calendar for second reading shall be on the calendar for reference only.

On motion of Mr. Lowry, the rules were suspended and the resolution was considered at once.

The question being "Shall the resolution be adopted?", the resolution was adopted.

The following message was received from the Senate:

Mr. Speaker :

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House of Representatives is requested :

S. B. No. 50— Mr. Bernstein. To amend section 5976 of the General Code, relating to the observance of a portion of election day as a part holiday.

S. B. No. 54 — Mr. Bernstein. To amend section 12949 of the General Code, relating to the privileges of electors.

S. B. No. 10 — Mr. Greenlund. To amend section 7697 of the General Code of Ohio, relative to compensation of school director in city school districts.

Am. S. B. No. 3 — Mr. Hillenkamp. To amend section 7729 of the General Code, relating to the teaching of German in public school.

Attest :

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

The following message was received from the Senate:

Mr. Speaker :

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested :

S. J. R. No. 18— Mr. Greenlund. Authorizing the printing of two hundred additional copies of S. B. No. 18— Mr. Greenlund.

Attest :

W. V. GOSHORN,
Clerk.

The resolution was laid over under the rules.

The following message was received from the Senate:

Mr. Speaker :

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 55— Mr. Bonnell. To authorize the board of education of Jefferson township, Guernsey county, Ohio, to pay Laura McNeal for services as teacher, with the following amendments in which the concurrence of the House of Representatives is requested:

In line 3 strike out the words "and instructed".

In line 8 strike out the words "and instructed".

In line 9 strike out the words "and directed".

Attest :

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken and resulted — yeas 105, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Rhulman,
Agler,	of Coshocton,	Kessler,	Robinson,
Anderson,	Deaton,	Kilrain,	Schaefer,
Appenzeller,	Detrick,	King,	Scott,
Barthelmeh,	Dickson,	of Ashtabula,	Shanley,
Beatty,	Diser,	Kramer,	Siebert,
Behne,	Doster,	Lambert,	Smith, of Butler,
Beyer,	Duffey,	Leist,	Smith, of Morgan,
Bishop,	Ertel,	Lowry,	Snyder,
Black,	Fell,	Lustig,	of Hamilton,
of Hamilton,	Fellinger,	McCormick,	Snyder,
Boggs,	Foreman,	McGuffey,	of Pickaway,
Bonnell,	Freeman,	Mills,	Stivers,
Bour,	Frick,	Mueller,	Terrell,
Brown,	Fulton,	Murphy,	Tetlow,
of Ashland,	Gilson,	Nungesser,	Thatcher,
Brown, of Union,	Guthery,	Nye,	Thomas,
Cameron,	Hastings,	Orlikowski,	Venus,
Capelle,	Hite,	Orrison,	Vonderheide,
Carroll,	Hoaglin,	Pence,	Warnes,
Chapman,	Hoffman,	Plank,	Welsh,
Clark,	Holl,	Plumb,	White,
Collins,	Hoover,	Quinlisk,	Williams,
Colter,	Horwitz,	Read, of Summit,	Winans,
Conover,	Hunter,	Reid, of Fayette,	Wintermute,
Cooper,	Jackson,	Reighard,	Winters,
Crawford,	Jenkins,	Reppert,	Woodworth,
	Kathe,	Reynolds,	Young—105.

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 139 — Mr. Cowan. Making appropriations for interest on the irreducible debt, for the support of the common schools, for the Miami university, the Ohio university, the state normal school or college of the Ohio university, the state normal school or college of the Miami university, the Ohio State university, and for the normal and industrial department of the Wilberforce university.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House of Representatives is requested:

S. B. No. 42 — Mr. Beman. To amend section 7821 of the General Code of Ohio, relating to teachers' certificates.

S. B. No. 79 — Mr. Gallagher. To amend section 1165-6, 1165-7, 1165-8, 1165-11, to authorize the establishment of county experiment farms.

S. B. No. 82 — Mr. Green. Authorizing the auditor of state to issue duplicate warrant on the state treasury.

S. B. No. 33 — Mr. Haas. To amend section 9468 of the General Code, relating to the age limit for admission to membership in fraternal benefit societies.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

H. B. No. 91 — Mr. Kilpatrick, was taken up and read the third time.

The question being "Shall the bill pass?", on motion of Mr. Lowry, the bill was referred to Mr. Kilpatrick as a select committee of one with leave to report at any time.

H. B. No. 92 — Mr. Cooper, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Diser moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7, strike out the word "of" where it appears first in said line and in lieu thereof insert the word "or."

Which was agreed to, and Mr. Diser was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 100, nays 6, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kennedy,	Robinson,
Agler,	of Coshocton,	Kessler,	Schaefer,
Anderson,	Deaton,	Kilrain,	Schweikert,
Appenzeller,	Detrick,	King,	Shanley,
Barthelmeh,	Dickson,	of Ashtabula,	Siebert,
Beatty,	Diser,	King,	Smith, of Butler,
Behrie,	Donaldson,	of Franklin,	Smith, of Morgan,
Beyer,	Doster,	Kramer,	Snyder,
Bishop,	Duffey,	Lambert,	of Hamilton,
Black,	Ertel,	Leist,	Snyder,
of Hamilton,	Fell,	Lustig,	of Pickaway,
Black,	Fellinger,	McCormick.	Stivers,
of Wyandot,	Foreman,	McGuffey,	Terrell,
Boggs,	Freeman,	Morris,	Tetlow,
Bonnell,	Frick,	Mueller,	Thatcher,
Bour,	Fulton,	Nungesser,	Thomas,
Cameron,	Gilson,	Nye,	Venus,
Capelle,	Guthery,	Orlikowski,	Walsh,
Chapman,	Hastings,	Pence,	Warnes,
Clark,	Hite,	Plank,	Welsh,
Collins,	Hoaglin,	Plumb,	White,
Colter,	Hoffman,	Quinlisk,	Williams,
Conover,	Holl,	Read, of Summit,	Winans,
Cooper,	Hoover,	Reid, of Fayette,	Wintermute,
Cowan,	Horwitz,	Reppert,	Winters,
Crawford,	Jackson,	Reynolds,	Woodworth,
	Kathe,	Rhulman,	Young—100.

Messrs. Brown, of Union, Hunter, Kemerer, Murphy, Reighard and Scott voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 115 — Mr. Reynolds, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Black, of Hamilton, moved that further consideration of the bill be indefinitely postponed, upon which the yeas and nays were demanded, taken and resulted — yeas 35, nays 64, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cameron,	Fell,	Reppert,
Anderson,	Clark,	Hoffman,	Schweikert,
Appenzeller,	Collins,	Holl,	Snyder,
Beatty,	Crawford,	Hunter,	of Hamilton,
Bishop,	Deaton,	Kemerer,	Snyder,
Black,	Detrick,	King,	of Pickaway,
of Hamilton,	Dickson,	of Ashtabula,	Stivers,
Black,	Donaldson,	McGuffey,	Thatcher,
of Wyandot,	Duffey,	Orrison,	Venus,
Boggs,	Ertel,	Reighard,	Young—35.

Those who voted in the negative are: Messrs.

Agler,	Diser,	Leist,	Scott,
Barthelmeh,	Doster,	Lustig,	Shanley,
Bigelow,	Fellinger,	McCormick,	Siebert,
Bonnell,	Foreman,	Morris,	Smith, of Butler,
Bour,	Freeman,	Mueller,	Smith, of Morgan,
Brown,	Frick,	Murphy,	Terrell,
of Ashland,	Guthery,	Nungesser,	Tetlow,
Brown, of Union,	Hastings,	Nye,	Thomas,
Chapman,	Hoaglin,	Pence,	Vonderheide,
Colter,	Horwitz,	Plank,	Walsh,
Conover,	Jackson,	Plumb,	Welsh,
Cooper,	Kessler,	Quinlisk,	White,
Cowan,	Kilrain,	Reid, of Fayette,	Williams,
Criswell,	King,	Reynolds,	Winans,
of Coshocton,	of Franklin,	Rhulman,	Wintermute,
Criswell,	Kramer,	Robinson,	Winters,
of Morrow,	Lambert,	Schaefer,	Woodworth—64.

The motion was disagreed to.

The question recurring on the passage of the bill, Mr. Orrison moved that the bill be referred to the committee on Judiciary.

The motion was disagreed to.

Mr. Frick moved to refer the bill to a select committee of one, with instruction to amend as follows:

In line 3 strike out the words "shall have power to" and in lieu thereof insert the word "may".

Which was agreed to, and Mr. Frick was appointed such committee, and reported the bill amended as instructed.

Mr. Agler moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, section 1, strike out the words "or criminal".

In line 4 strike out the words "or criminal".

The motion was disagreed to.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 77, nays 25, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Duffey,	Lambert,	Robinson,
Appenzeller,	Fellinger,	Leist,	Schaefer,
Barthelmeh,	Foreman,	Lustig,	Scott,
Beatty,	Freeman,	McCormick,	Shanley,
Beyer,	Frick,	McGuffey,	Siebert,
Bonnell,	Fulton,	Morris,	Smith, of Butler,
Bour,	Gilson,	Mueller,	Smith, of Morgan,
Brown, of Union,	Hastings,	Murphy,	Snyder,
Capelle,	Hoffman,	Nungesser,	of Hamilton,
Chapman,	Holl,	Nye,	Terrell,
Clark,	Hoover,	Orlikowski,	Tetlow,
Colter,	Horwitz,	Orrison,	Thomas,
Conover,	Hunter,	Pence,	Vonderheide,
Cooper,	Jackson,	Plank,	Walsh,
Cowan,	Kathe,	Plumb,	White,
Criswell,	Kessler,	Quinlisk,	Williams,
of Coshocton,	Kilrain,	Reid, of Fayette,	Winans,
Criswell,	King,	Reppert,	Wintermute,
of Morrow,	of Franklin,	Reynolds,	Winters,
Diser,	Kramer,	Rhulman,	Woodworth—77.
Doster,			

Those who voted in the negative are: Messrs.

Agler,	Cameron,	Hite,	Schweikert,
Anderson,	Deaton,	Hoaglin,	Snyder,
Bishop,	Detrick,	Kemerer,	of Pickaway,
Black,	Donaldson,	King,	Stivers,
of Hamilton,	Ertel,	of Ashtabula,	Thatcher,
Black,	Fell,	Lowry,	Venus,
of Wyandot,	Guthery,	Reighard,	Young—25.
Boggs,			

The bill was passed.

The title was agreed to.

H. B. No. 130 — Mr. Fulton, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 18, after the word "amended" add the words "April 26th, 1911, be and the same".

In line 18, strike out the words "as aforesaid".

The motion was agreed to and Mr. Frick was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 100, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bonnell,	Colter,	Dickson,
Agler,	Bour,	Conover,	Diser,
Anderson,	Brennan,	Cooper,	Donaldson,
Appenzeller,	Brown,	Cowan,	Doster,
Beatty,	of Ashland,	Crawford,	Duffey,
Behne,	Brown, of Union,	Criswell,	Ertel,
Beyer,	Cameron,	of Coshocton,	Fell,
Bishop,	Carroll,	Criswell,	Foreman,
Black,	Chapman,	of Morrow,	Freeman,
of Wyandot,	Clark,	Deaton,	Frick,
Boggs,	Collins,	Detrick,	Fulton,

Those who voted in the affirmative are: Messrs.—Concluded.

Guthery,	Lambert,	Read, of Summit,	Snyder,
Hastings,	Leist,	Reid, of Fayette,	of Pickaway,
Hite,	Lowry,	Reighard,	Terrell,
Hoaglin,	Lustig,	Reppert,	Tetlow,
Hoffman,	McCormick.	Reynolds,	Thatcher,
Holl,	Morris,	Rhulman,	Thomas,
Horwitz,	Mueller,	Robinson,	Venus,
Hunter,	Murphy,	Schaefer,	Vonderheide,
Jackson,	Nungesser,	Schweikert,	Walsh,
Kathe,	Nye,	Scott,	White,
Kemerer,	Orlikowski,	Shanley,	Williams,
Kessler,	Orrison,	Siebert,	Winans,
Kilrain,	Pence,	Smith, of Butler,	Wintermute,
King,	Plank,	Smith, of Morgan,	Winters,
of Ashtabula,	Plumb,	Snyder,	Woodworth—100.
Kramer,	Quinlisk,	of Hamilton,	

Mr. Hastings voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 143 — Mr. Collins, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 13 after 13561 add "of the General Code," which was agreed to, and Mr. Frick was appointed such committee, and reported the bill amended as instructed.

Mr. Thatcher moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 10, strike out the words "of secrecy to not disclose" and in lieu thereof insert the words "to keep secret."

Which was agreed to, and Mr. Thatcher was appointed such committee, and reported the bill amended as instructed.

Mr. Kessler moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6, after the word "him," insert the words "together with the original notes."

The motion was disagreed to.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 93, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brennan,	Deaton,	Jackson,
Agler,	Brown, of Union,	Dickson,	Jenkins,
Anderson,	Cameron,	Diser,	Kathe,
Appenzeller,	Capelle,	Duffey,	Kemerer,
Barthelmeh,	Carroll,	Fell,	Kessler,
Beatty,	Clark,	Foreman,	Kilrain,
Behne,	Collins,	Freeman,	King,
Beyer,	Colter,	Frick,	of Ashtabula,
Bishop,	Conover,	Fulton,	King,
Black,	Cooper,	Guthery,	of Franklin,
of Hamilton,	Crawford,	Hastings,	Kramer,
Black,	Criswell,	Hite,	Lambert,
of Wyandot,	of Coshocton,	Hoaglin,	Leist,
Boggs,	Criswell,	Hoffman,	Lustig,
Bonnell,	of Morrow,	Holl,	McCormick,
Bour,	Davis,	Horwitz,	Morris,

Those who voted in the affirmative are: Messrs.—Concluded.

Mueller,	Quinlisk,	Scott,	Thomas,
Murphy,	Reid, of Fayette,	Shanley,	Venus,
Nungesser,	Reighard,	Siebert,	Vonderheide,
Nye,	Reppert,	Smith, of Morgan,	White,
Orlikowski,	Reynolds,	Snyder,	Williams,
Orrison,	Rhulman,	of Pickaway,	Winans,
Pence,	Robinson,	Terrell,	Wintermute,
Plank,	Schaefer,	Tetlow,	Woodworth,
Plumb,	Schweikert,	Thatcher,	Young—93.

The bill was passed.

Mr. Williams moved to amend the title as follows:

In first line of title, strike out the words "so as."

The motion was agreed to, and the title amended.

The title as amended was agreed to.

H. B. No. 109 — Mr. Schaefer, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Rhulman moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 20, after "5784" insert the words "of the General Code."

Which was agreed to, and Mr. Rhulman was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted—yeas 84, nays 11, as follows:

Those who voted in the affirmative are: Messrs:

Acker,	Deaton,	Leist,	Shanley,
Anderson,	Detrick,	Lowry,	Siebert,
Beatty,	Dickson,	Lustig,	Smith, of Butler,
Beyer,	Diser,	McCormick,	Smith, of Morgan,
Bishop,	Donaldson,	Morris,	Snyder,
Black,	Doster,	Mueller,	of Hamilton,
of Hamilton,	Duffey,	Murphy,	Snyder,
Black,	Fellinger,	Nungesser,	of Pickaway,
of Wyandot,	Guthery,	Nye,	Terrell,
Boggs,	Hastings,	Orlikowski,	Tetlow,
Bour,	Hoaglin,	Pence,	Venus,
Brennan,	Hoffman,	Plank,	Vonderheide,
Brown, of Union,	Holl,	Plumb,	Walsh,
Cameron,	Hunter,	Quinlisk,	Warnes,
Capelle,	Jenkins,	Read, of Summit,	Welsh,
Carroll,	Kemerer,	Reid, of Fayette,	White,
Chapman,	Kessler,	Reighard,	Williams,
Clark,	Kilrain,	Reppert,	Winans,
Collins,	King,	Reynolds,	Wintermute,
Cowan,	of Ashtabula,	Robinson,	Winters,
Criswell,	King,	Schaefer,	Woodworth,
of Coshocton,	of Franklin,	Schweikert,	Young—84.
Criswell,	Lambert,	Scott,	
of Morrow,			

Messrs. Behne, Davis, Ertel, Foreman, Frick, Hoover, Horwitz, Jackson, Kathe, Rhulman, and Thomas voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 133 — Mr. Hite, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Hite moved to refer the bill to a select committee of one, with instructions to amend as follows:

Between lines 1 and 2 insert "SECTION 1. That section 2183 of the General Code be amended and supplemented by additional sections 2183-1, 2183-2 and 2183-3 to read as follows:"

In line 2 strike out all before the word "Under" and in lieu thereof insert "Sec. 2183."

In line 14 strike out all before "A" and in lieu thereof insert "Sec. 2183-1."

In line 20 strike out the word "such" and in lieu thereof insert the word "each", and strike out the words "or prisoners".

In line 24 strike out the words "restoration to citizenship" and in lieu thereof insert the word "discharge".

In line 27 strike out all before "Such" and in lieu thereof insert "Sec. 2183-2".

In line 30 strike out all before "Such" and in lieu thereof insert "Sec. 2183-3".

In line 33 after the word "Ohio" insert the word "and".

In line 36 strike out "5" and insert "2" and after the period insert "That said original sections".

The motion was agreed to and Mr. Hite was appointed such committee, and reported the bill amended as instructed.

Mr. Bonnell moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 27 after "2183-2" strike out the remainder of line 27; all of lines 28 and 29.

The motion was agreed to, and Mr. Bonnell was appointed such committee and reported the bill amended as instructed.

Mr. Kessler moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 8, after the period, insert the words "He may also employ a portion of such convict labor in the manufacture of lime to be furnished to farmers for fertilizer".

Mr. Chapman raised a point of order that the amendment was not germane to the bill.

The speaker declared the point not well taken.

The question recurring on the adoption of the amendment of Mr. Kessler, the amendment was agreed to and Mr. Kessler was appointed such committee, and reported the bill amended as instructed.

Mr. Tetlow moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4, after the word "penitentiary" insert the words "or other state institutions".

The motion was agreed to, and Mr. Tetlow was appointed such committee, and reported the bill amended as instructed.

Mr. Thatcher moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 strike out the word "penitentiary" and in lieu thereof insert the word "penitentiary".

The motion was agreed to, and Mr. Thatcher was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of H. B. 133, on motion of Mr. Hite, said bill was referred to the committee on Public Highways.

H. B. No. 131 — Mr. Fulton (by request), was taken up.

Mr. Fulton moved that said bill be referred to a select committee of one with leave to report at any time.

The motion was agreed to and Mr. Fulton was appointed such committee.

H. B. No. 21 — Mr. Orrison, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 105, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Reighard,
Agler,	of Morrow,	Kemerer,	Reppert,
Anderson,	Davis,	Kessler,	Reynolds,
Appenzeller,	Deaton,	Kilpatrick,	Rhulman,
Barthelmeh,	Detrick,	Kilrain,	Schaefer,
Beatty,	Dickson,	King,	Schweikert,
Beyer,	Diser,	of Ashtabula,	Shanley,
Bishop,	Donaldson,	King,	Siebert,
Black,	Doster,	of Franklin,	Smith, of Butler,
of Hamilton,	Duffey,	Kramer,	Smith, of Morgan,
Black,	Ertel,	Lambert,	Snyder,
of Wyandot,	Fell,	Leist,	of Hamilton,
Boggs,	Fellinger,	Lowry,	Snyder,
Bonnell,	Foreman,	Lustig,	of Pickaway,
Bour,	Freeman,	McCormick,	Stivers,
Brennan,	Frick,	McGuffey,	Terrell,
Brown, of Union,	Fulton,	Morris,	Tetlow,
Cameron,	Gilson,	Mueller,	Thatcher,
Capelle,	Guthery,	Murphy,	Thomas,
Carroll,	Hastings,	Nungesser,	Venus,
Chapman,	Hite,	Nye,	Vonderheide,
Clark,	Hoaglin,	Orlikowski,	Walsh,
Collins,	Hoffman,	Orrison,	Warnes,
Conover,	Holl,	Pence,	White,
Cooper,	Hoover,	Plank,	Williams,
Crawford,	Horwitz,	Plumb,	Wintermute,
Criswell,	Jackson,	Quinlisk,	Winters,
of Coshocton,	Jenkins,	Read, of Summit,	Woodworth,
			Young—105.

The bill was passed. The title was agreed to.

H. B. No. 166 — Mr. Kessler, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Kessler moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6 after the comma following the word "fighting" insert the words "committing assault" and add comma after the inserted word "assault".

The motion was agreed to, and Mr. Kessler was appointed such committee and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 101, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	Kilrain,	Rhulman,
Anderson,	Dickson,	King,	Robinson,
Appenzeller,	Diser,	of Ashtabula,	Schaefer,
Barthelmeh,	Donaldson,	King,	Schweikert,
Beatty,	Doster,	of Franklin,	Shanley,
Beyer,	Duffey,	Kramer,	Siebert,
Bishop,	Ertel,	Lambert,	Smith, of Butler,
Black,	Fell,	Leist,	Smith, of Morgan,
of Wyandot,	Fellinger,	Lowry,	Snyder,
Boggs,	Foreman,	Lustig,	of Hamilton,
Bour,	Freeman,	McCormick,	Snyder,
Brennan,	Frick,	McGuffey,	of Pickaway,
Brown, of Union,	Gilson,	Morris,	Stivers,
Cameron,	Guthery,	Mueller,	Terrell,
Capelle,	Hastings,	Murphy,	Tetlow,
Chapman,	Hite,	Nungesser,	Thatcher,
Clark,	Hoaglin,	Nye,	Thomas,
Collins,	Hoffman,	Orlikowski,	Venus,
Conover,	Holl,	Pence,	Vonderheide,
Cooper,	Hoover,	Plank,	Walsh,
Crawford,	Horwitz,	Plumb,	Warnes,
Criswell,	Hunter,	Quinlisk,	White,
of Coshocton,	Jackson,	Read, of Summit,	Williams,
Criswell,	Jenkins,	Reid, of Fayette,	Wintermute,
of Morrow,	Kathe,	Reighard,	Winters,
Davis,	Kemerer,	Reppert,	Woodworth,
Deaton,	Kessler,	Reynolds,	Young—101.

The bill was passed. The title was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 54 — Mr. King, of Franklin. To amend section 6418-1 of the General Code, relating to articles sold by avoirdupois weight or numerical count.

With the following amendment, in which the concurrence of the House of Representatives is requested.

In line 6 after the comma after word "apples" insert "grapes".

In line 23 after the word "than" appearing therein for the first time change \$10 to \$5.

In line 23 after the word "than" appearing therein the second time change \$100 to \$50.

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken and resulted — yeas 8, nays 92, as follows:

Those who voted in the affirmative are: Messrs.

Bour,	Criswell,	Detrick,	Frick,
Collins,	of Morrow,	Foreman,	Vonderheide,
			Walsh—8.

Those who voted in the negative are: Messrs.

Acker,	Donaldson,	King,	Rhulman,
Anderson,	Doster,	of Franklin,	Robinson,
Beatty,	Duffey,	Kramer,	Schaefer,
Behne,	Ertel,	Lambert,	Schweikert,
Beyer,	Fell,	Leist,	Shanley,
Bishop,	Freeman,	Lowry,	Siebert,
Black,	Fulton,	Lustig,	Smith, of Butler,
of Wyandot,	Gilson,	McCormick,	Smith, of Morgan,
Boggs,	Guthery,	McGuffey,	Snyder,
Brennan,	Hastings,	Morris,	of Hamilton,
Brown, of Union,	Hite,	Mueller,	Snyder,
Cameron,	Hoaglin,	Murphy,	of Pickaway,
Capelle,	Hoffman,	Nye,	Stivers,
Carroll,	Holl,	Orlikowski,	Terrell,
Chapman,	Hoover,	Orrison,	Tetlow,
Clark,	Horwitz,	Pence,	Thatcher,
Colter,	Hunter,	Plank,	Thomas,
Conover,	Jackson,	Plumb,	Venus,
Cooper,	Jenkins,	Quinlisk,	Warnes,
Crawford,	Kathe,	Read, of Summit,	White,
Criswell,	Kemerer,	Reid, of Fayette,	Williams,
of Coshocton,	Kessler,	Reighard,	Wintermute,
Davis,	Kilrain,	Reppert,	Winters,
Deaton,	King,	Reynolds,	Woodworth—92.
Diser,	of Ashtabula,		

The Senate amendments were not concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 9 — Mr. Smith, of Butler. To authorize cities and incorporated villages to have thistles and other weeds cut and destroyed.

With the following amendments, in which the concurrence of the House of Representatives is requested:

Strike out all of section 2.

Amend the title by inserting the words "and require" after the word "authorize."

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken and resulted — yeas 98, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Boggs,	Conover,	Dickson,
Anderson,	Bonnell,	Cooper,	Diser,
Barthelmeh,	Bour,	Cowan,	Doster,
Beatty,	Brennan,	Crawford,	Duffey,
Behne,	Brown, of Union,	Criswell,	Ertel,
Beyer,	Cameron,	of Coshocton,	Fell,
Bishop,	Capelle,	Criswell,	Freeman,
Black,	Chapman,	of Morrow,	Frick,
of Hamilton,	Clark,	Davis,	Fulton,
Black,	Collins,	Deaton,	Gilson,
of Wyandot,	Colter,	Detrick,	Guthery,

Those who voted in the affirmative are: Messrs.—Concluded.

Hastings,	King,	Plumb,	Snyder,
Hoaglin,	of Franklin,	Quinlisk,	of Pickaway,
Hoffman,	Kramer,	Read, of Summit,	Terrell,
Holl,	Lambert,	Reid, of Fayette,	Tetlow,
Hoover,	Leist,	Reighard,	Thatcher,
Horwitz,	Lowry,	Reppert,	Thomas,
Hunter,	Lustig,	Reynolds,	Venus,
Jackson,	McCormick.	Robinson,	Vonderheide,
Jenkins,	McGuffey,	Schaefer,	Walsh,
Kathe,	Morris,	Schweikert,	Warnes,
Kemerer,	Mueller,	Shanley,	White,
Kessler,	Murphy,	Siebert,	Williams,
Kilrain,	Orlikowski,	Smith, of Butler,	Wintermute,
King,	Orrison,	Smith, of Morgan,	Winters,
of Ashtabula,	Pence,	Snyder,	Woodworth—98.
	Plank,	of Hamilton,	

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 73 — Mr. Young. To amend section 1500 of the General Code, relating to the appointment of the clerk of the supreme court by said court.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills in which the concurrence of the House of Representatives is requested:

S. B. No. 66 — Mr. Kiser. To amend section 7624 of the General Code, so as to authorize boards of education to purchase real estate to be used as athletic fields or play grounds for children.

S. B. No. 83 — Mr. Wieser. To provide for indeterminate penitentiary sentences and to repeal section 2166 of the General Code.

S. B. No. 81 — Mr. Friebolin. To amend section 4295 of the General Code, relating to security to be furnished by municipal depositories, and to make the same applicable to all political sub-divisions of the state.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

Mr. Diser requested the unanimous consent of the House to offer a resolution.

The request was granted and Mr. Diser offered H. J. R. No. 16. Proposing an amendment to section 38 of article II of the constitution of the state of Ohio, relating to the recall of public officers.

The sergeant-at-arms submitted the following request:

To the speaker and members of the House of Representatives:

I hereby request authority to appoint one additional porter for service in the wash room of the House; such appointee to be paid for

his services at the same rate as other porters, namely, three dollars and fifty cents per day, commencing on the date of his appointment.

W. L. MELCHING,
Sergeant-at-arms.

February 3, 1913.

Approved.

C. L. SWAIN, Speaker.
JOHN R. CASSIDY, Clerk.

Mr. Warnes offered H. R. No. 43, as follows:

Resolved, That the sergeant-at-arms be and he is hereby authorized to appoint an additional porter to serve in the wash room of the House, such appointee to be paid for his services the sum of three dollars and fifty cents per day, commencing on the date of his appointment.

Mr. Warnes moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 77, nays 8, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Reynolds,
Anderson,	of Morrow,	Kilrain,	Rhulman,
Appenzeller,	Davis,	King,	Schaefer,
Barthelmeh,	Deaton,	of Ashtabula,	Schweikert,
Beatty,	Detrick,	King,	Shanley,
Behne,	Dickson,	of Franklin,	Siebert,
Beyer,	Diser,	Kramer,	Smith, of Butler,
Bishop,	Duffey,	Lambert,	Smith, of Morgan,
Black,	Ertel,	Leist,	Snyder,
of Hamilton,	Fell,	Lowry,	of Hamilton,
Black,	Fellinger,	Lustig,	Terrell,
of Wyandot,	Freeman,	McCormick,	Thatcher,
Boggs,	Frick,	McGuffey,	Thomas,
Bour,	Fulton,	Mueller,	Venus,
Brennan,	Guthery,	Murphy,	Walsh,
Cameron,	Hastings,	Nungesser,	Warnes,
Carroll,	Hite,	Nye,	White,
Chapman,	Hoaglin,	Orlikowski,	Williams,
Clark,	Holl,	Quinlisk,	Wintermute,
Colter,	Horwitz,	Read, of Summit,	Winters,
	Kennedy,	Reppert,	Woodworth — 77.

Messrs. Doster, Hunter, Jenkins, Kemerer, Mills, Reighard, Robinson and Snyder, of Pickaway, voted in the negative.

The resolution was adopted.

The speaker handed down the following communication:

"In accordance with the rules adopted this day the speaker appoints as additional members on the committee on Rules and Legislative Procedure, Messrs. Warnes, Black, of Hamilton, and Diser."

The speaker handed down a communication from the attorney general relative to the codification of the statutes, which was referred to the committee on Codes, Courts and Procedure.

The speaker granted indefinite leave of absence to Mr. Kilpatrick on account of sickness.

Mr. Horwitz presented the petition of Roy Barton and one hundred and fifty-one others of Meigs county in favor of Senate Bill No. 48, known as the Compulsory Compensation bill, which was referred to the committee on Labor.

Mr. Horwitz presented the petition of Roy Barton and one hundred and fifty-one others in favor of Senate Bill No. 23, known as the Anti-Screen bill, which was referred to the committee on Labor.

On motion of Mr. Lowry, the House adjourned at 6:00 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Wednesday, February 5, 1913, 1:30 o'clock, p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend H. Hatch Dent Sterrett, of Columbus.

The journal of yesterday was read and approved.

H. B. No. 34 — Mr. Duffey, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Duffey moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5, strike out the word "municipality" and substitute in lieu thereof the words "municipal corporation."

The motion was agreed to, and Mr. Duffey was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 94, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Holl,	Nye,
Anderson,	of Morrow,	Hoover,	Orlikowski,
Beatty,	Davis,	Hunter,	Orrison,
Behne,	Deaton,	Kathe,	Pence,
Beyer,		Kemerer,	Plank,
Black,	Dickson,	Kessler,	Quinlisk,
of Wyandot,	Donaldson,	Kilpatrick,	Reid, of Fayette,
Boggs,	Doster,	Kilrain,	Reighard,
Bonnell,	Duffey,	King,	Reppert,
Bour,	Ertel,	of Ashtabula,	Reynolds,
Brennan,	Fell,	King,	Rhulman,
Brown, of Union,	Fellinger,	of Franklin,	Robinson,
Cameron,	Foreman,	Kramer,	Schaefer,
Capelle,	Freeman,	Lambert,	Schweikert,
Carroll,	Frick,	Lowry,	Shanley,
Chapman,	Fulton,	Lustig,	Siebert,
Clark,	Guthery,	McCormick,	Smith, of Butler,
Collins,	Hastings,	McGuffey,	Smith, of Morgan,
Colter,	Hite,	Mills,	Snyder,
Conover,	Hoaglin,	Morris,	of Hamilton,
Crawford,	Hoffman,	Nungesser,	

Those who voted in the affirmative are: Messrs.—Concluded.

Snyder,	Tetlow,	Walsh,	Winans,
of Pickaway,	Thatcher,	Warnes,	Wintermute,
Stivers,	Thomas,	White,	Winters,
Sweeney,	Venus,	Williams,	Woodworth—94.
Terrell,	Vollmer,		

The bill was passed.

The title was agreed to.

H. B. No. 136—Mr. Snyder, of Pickaway, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Snyder, of Pickaway, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 33, strike out "(R. S. 5190)".

The motion was agreed to, and Mr. Snyder, of Pickaway, was appointed such committee, and reported the bill amended as instructed.

Mr. Mills moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 17, strike out the words "not exceeding".

In line 18, strike out the word "ten".

The motion was disagreed to.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted—yeas 90, nays 18, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kessler,	Reynolds,
Agler,	Deaton,	Kilpatrick,	Rhulman,
Anderson,	Detrick,	King,	Robinson,
Appenzeller,	Dickson,	of Ashtabula,	Schweikert,
Behne,	Donaldson,	King,	Shanley,
Beyer,	Doster,	of Franklin,	Siebert,
Black,	Duffey,	Kramer,	Smith, of Butler,
of Wyandot,	Fell,	Lambert,	Smith, of Morgan,
Boggs,	Fellinger,	Leist,	Snyder,
Bonnell,	Foreman,	Lowry,	of Pickaway,
Bour,	Freeman,	McGuffey,	Stivers,
Brown, of Union,	Frick,	Morris,	Tetlow,
Cameron,	Gilson,	Mueller,	Thatcher,
Capelle,	Guthery,	Murphy,	Thomas,
Carroll,	Hastings,	Nungesser,	Venus,
Chapman,	Hite,	Nye,	Vollmer,
Clark,	Hoaglin,	Orlikowski,	Vonderheide,
Colter,	Hoffman,	Pence,	White,
Conover,	Holl,	Plank,	Williams,
Cowan,	Hoover,	Plumb,	Winans,
Crawford,	Hunter,	Quinlisk,	Wintermute,
Criswell,	Jackson,	Read, of Summit,	Winters,
of Coshocton,	Kathe,	Reid, of Fayette,	Woodworth—90.
Criswell,	Kennedy,	Reighard,	
of Morrow,			

Those who voted in the negative are: Messrs.

Beatty,	Fulton,	Reppert,	Sweeney,
Bishop,	Kemerer,	Schaefer,	Terrell,
Brennan,	Kilrain,	Scott,	Walsh,
Diser,	Lustig,	Snyder,	Young—18.
Ertel,	Mills,	of Hamilton,	

The bill was passed.

The title was agreed to.

H. B. No. 137 — Mr. Snyder, of Pickaway, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Snyder, of Pickaway, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 29, strike out "(R. S. Sec. 7300)".

The motion was agreed to, and Mr. Snyder, of Pickaway, was appointed such committee, and reported the bill amended as instructed.

Mr. Mills moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 14 and 15, strike out the words "not exceeding ten".

The motion was disagreed to.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 84, nays 23, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Reighard,
Agler,	of Coshocton,	Kilpatrick,	Reynolds,
Anderson,	Criswell,	King,	Rhulman,
Barthelmeh,	of Morrow,	of Ashtabula,	Robinson,
Beatty,	Davis,	King,	Schweikert,
Behne,	Deaton,	of Franklin,	Shanley,
Beyer,	Dickson,	Kramer,	Siebert,
Black,	Doster,	Lambert,	Smith, of Butler,
of Wyandot,	Fell,	Lowry,	Smith, of Morgan,
Boggs,	Foreman,	McCormick,	Snyder,
Bonnell,	Freeman,	McGuffey,	of Pickaway,
Bour,	Frick,	Morris,	Stivers,
Brown, of Union,	Guthery,	Mueller,	Tetlow,
Cameron,	Hastings,	Murphy,	Thatcher,
Capelle,	Hite,	Nungesser,	Venus,
Carroll,	Hoaglin,	Nye,	Vonderheide,
Chapman,	Hoffman,	Orlikowski,	Welsh,
Clark,	Holl,	Orrison,	White,
Colter,	Hoover,	Pence,	Williams,
Conover,	Hunter,	Plank,	Winans,
Cowan,	Jackson,	Plumb,	Wintermute,
Crawford,	Kathe,	Read, of Summit,	Winters,
		Reid, of Fayette,	Woodworth—84.

Those who voted in the negative are: Messrs.

Bishop,	Diser,	Lustig,	Snyder,
Black,	Donaldson,	Mills,	of Hamilton,
of Hamilton,	Duffey,	Quinlisk,	Sweeney,
Brennan,	Ertel,	Reppert,	Terrell,
Collins,	Kemerer,	Schaefer,	Vollmer,
Detrick,	Kilrain,	Scott,	Walsh,
			Young—23.

The bill was passed.

The title was agreed to.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

S. J. R. No. 10 — Mr. Gregory. Creating a committee to investigate the cost of the state militia.

S. J. R. No. 9 — Mr. Cook. Requesting senators and representatives from Ohio in the national congress to urge the enactment of a federal law regulating the exportation of food products.

S. J. R. No. 17—Mr. Holden. Relative to printing additional copies of S. B. No. 48.

S. J. R. No. 13—Mr. Green. Relative to appointing a committee to investigate the rental of office buildings for use of state departments.

S. J. R. No. 14—Mr. McDermott. In memory of William McKinley.

JNO. L. McDERMOTT,
VINCENT ZMUNT,
J. E. HOLDEN,
M. A. BROADSTONE,

JAS. T. CARROLL,
FRANK W. THOMAS,
EARL E. ERTEL,
W. D. FULTON.

The speaker of the House, in the presence of the House, signed said joint resolutions.

H. B. No. 135—Mr. Snyder, of Pickaway, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Shanley moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 14, after the word "and" insert the word "render" and after the word "verdict" strike out the word "give".

The motion was agreed to, and Mr. Shanley was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted—yeas 103, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kilrain,	Robinson,
Agler,	Deaton,	King,	Schaefer,
Anderson,	Detrick,	of Franklin,	Schweikert,
Barthelmeh,	Dickson,	Kramer,	Scott,
Beatty,	Donaldson,	Lambert,	Shanley,
Behne,	Doster,	Leist,	Siebert,
Beyer,	Duffey,	Lowry,	Smith, of Butler,
Bishop,	Ertel,	Lustig,	Smith, of Morgan,
Black,	Fell,	McCormick,	Snyder,
of Hamilton,	Foreman,	McGuffey,	of Hamilton,
Black,	Freeman,	Mills,	Snyder,
of Wyandot,	Frick,	Morris,	of Pickaway,
Boggs,	Fulton,	Mueller,	Sweeney,
Bonnell,	Guthery,	Murphy,	Terrell,
Bour,	Hastings,	Nungesser,	Tetlow,
Brennan,	Hite,	Nye,	Thatcher,
Brown, of Union,	Hoaglin,	Orlikowski,	Venus,
Cameron,	Hoffman,	Pence,	Vonderheide,
Capelle,	Holl,	Plank,	Walsh,
Carroll,	Hoover,	Plumb,	Welsh,
Chapman,	Hunter,	Quinisk,	White,
Clark,	Jackson,	Read, of Summit,	Williams,
Collins,	Jenkins,	Reid, of Fayette,	Winans,
Conover,	Kathe,	Reighard,	Wintermute,
Cooper,	Kemerer,	Reppert,	Winters,
Crawford,	Kessler,	Reynolds,	Woodworth,
Criswell,	Kilpatrick,	Rhulman,	Young—103.
of Coshocton,			

The bill was passed.

The title was agreed to.

H. B. No. 32—Mr. Williams, was taken up.

On motion of Mr. Williams, said bill was referred to the committee on Judiciary.

H. B. No. 100—Mr. Tetlow, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Duffey moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 24, strike out all words after the period and numeral "3" and substitute in lieu thereof the following "This act shall be in force and applicable to all contracts let on and after the first day of July, 1913."

The motion was agreed to, and Mr. Duffey, was appointed such committee, and reported the bill amended as instructed.

Mr. Tetlow moved to refer the bill to a select committee of one, with instructions to amend as follows:

After the word "Mechanics" in line 2 insert a comma (,).

In line 3, strike out the word "works" and in lieu thereof insert the word "work"; after the word "of" strike out the comma (,); strike out the word "work" and in lieu thereof insert the word "being"; strike out the comma (,) after the word "Ohio"; strike out the word "for" before the word "any" at the end of line 3.

In line 5 insert a comma (,) after the word "hereby"; strike out the comma (,) after the word "limited"; strike out the word "one" before the word "calendar" at the end of line 5.

In line 6, strike out the word "one" before the word "week".

In line 7 strike out the words "a danger to" and in lieu thereof insert the word "endangering"; strike out the word "and" and in lieu thereof insert the word "or".

In line 8 strike out the comma (,) after the word "state".

In line 10 strike out the comma (,) where it appears the second time; strike out the word "works" and in lieu thereof insert the word "work"; strike out the word "work" and in lieu thereof insert the word "being".

In line 11 insert a comma (,) after the word "association".

In line 13 strike out the words "in fact".

In line 14 after the word "mechanics" insert a comma.

In lines 15 and 16 strike out the words "one".

In line 18, strike out the first comma (,).

In line 19, strike out the first comma (,) and the words "or any" at the end of the line.

In line 20 strike out the first comma (,); between the words "violate" and "the" insert the words "any of".

In line 22 strike out the first comma (,).

In line 23 strike out the comma (,); after the word "imprisonment" insert the word "to".

The motion was agreed to, and Mr. Tetlow was appointed such committee, and reported the bill amended as instructed.

Mr. Cowan moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7, after the word "emergency" strike out the words "caused by fire or flood endangering life or property".

The motion was disagreed to.

Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7, strike out the words "caused by fire or flood".

The motion was agreed to, and Mr. Terrell was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 88, nays 22, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	King,	Shanley,
Agler,	of Coshocton,	of Ashtabula,	Siebert,
Barthelmeh,	Davis,	King,	Smith, of Butler,
Beatty,	Deaton,	of Franklin,	Snyder,
Behne,	Detrick,	Kramer,	of Hamilton,
Beyer,	Dickson,	Lambert,	Snyder,
Bishop,	Diser,	Leist,	of Pickaway,
Black,	Donaldson,	Lustig,	Stivers,
of Hamilton,	Doster,	McGuffey,	Sweeney,
Black,	Duffey,	Mills,	Terrell,
of Wyandot,	Fellinger,	Morris,	Tetlow,
Boggs,	Foreman,	Mueller,	Thomas,
Bonnell,	Freeman,	Nye,	Venus,
Bour,	Frick,	Orlikowski,	Vollmer,
Brennan,	Fulton,	Orrison,	Vonderheide,
Capelle,	Hastings,	Plank,	Warnes,
Carroll,	Hite,	Read, of Summit,	Welsh,
Chapman,	Hoffman,	Reppert,	White,
Clark,	Holl,	Reynolds,	Williams,
Collins,	Jackson,	Rhulman,	Winans,
Colter,	Kennedy,	Robinson,	Winters,
Conover,	Kessler,	Schaefer,	Woodworth,
Cooper,	Kilpatrick,	Schweikert,	Young—88.
Cowan,	Kilrain,	Scott,	

Those who voted in the negative are: Messrs.

Anderson,	Guthery,	Kemerer,	Plumb,
Appenzeller,	Hoaglin,	Lowry,	Quinlisk,
Brown, of Union,	Hoover,	McCormick,	Reighard,
Cameron,	Hunter,	Nungesser,	Thatcher,
Crawford,	Jenkins,	Pence,	Walsh—22.
Ertel,	Kathe,		

The bill was passed.

The title was agreed to.

H. B. No. 70 — Mr. Black, of Wyandot, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 109, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Capelle,	Dickson,	Hoover,
Agler,	Carroll,	Diser,	Hunter,
Anderson,	Chapman,	Donaldson,	Jackson,
Appenzeller,	Clark,	Doster,	Jenkins,
Beatty,	Collins,	Duffey,	Kathe,
Beyer,	Colter,	Ertel,	Kemerer,
Bishop,	Conover,	Fellinger,	Kennedy,
Black,	Cooper,	Foreman,	Kessler,
of Hamilton,	Cowan,	Freeman,	Kilpatrick,
Black,	Crawford,	Frick,	Kilrain,
of Wyandot,	Criswell,	Fulton,	King,
Boggs,	of Coshocton,	Guthery,	of Ashtabula,
Bonnell,	Criswell,	Hastings,	King,
Bour,	of Morrow,	Hite,	of Franklin,
Brennan,	Davis,	Hoaglin,	Kramer,
Brown, of Union,	Deaton,	Hoffman,	Lambert,
Cameron,	Detrick,	Holl,	Leist,

Those who voted in the affirmative are: Messrs.—Concluded.

Lowry,	Quinlisk,	Smith, of Butler,	Thomas,
Lustig,	Read, of Summit,	Smith,	Venus,
McCormick,	Reid, of Fayette,	of Morgan,	Vollmer,
McGuffey,	Reighard,	Snyder,	Vonderheide,
Mills,	Reppert,	of Hamilton,	Warnes,
Morris,	Reynolds,	Snyder,	Welsh,
Mueller,	Rhulman,	of Pickaway,	White,
Nungesser,	Robinson,	Stivers,	Williams,
Nye,	Schaefer,	Sweeney,	Winans,
Orlikowski,	Schweikert,	Terrell,	Wintermute,
Pence,	Scott,	Tetlow,	Winters,
Plank,	Shanley,	Thatcher,	Woodworth—109.
Plumb,	Siebert,		

The bill was passed.

The title was agreed to.

H. B. No. 150—Mr. Kennedy, was taken up and read the third time.

The question being “Shall the bill pass?”, Mr. Kennedy moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 13, insert the word “east” after the word “feet”.

The motion was agreed to, and Mr. Kennedy was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted—yeas 96, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kilpatrick,	Reppert,
Anderson,	Deaton,	King,	Reynolds,
Appenzeller,	Dickson,	of Ashtabula,	Rhulman,
Barthelmeh,	Donaldson,	King,	Robinson,
Beatty,	Doster,	of Franklin,	Schaefer,
Beyer,	Duffey,	Kramer,	Schweikert,
Black,	Fell,	Lambert,	Shanley,
of Hamilton,	Fellinger,	Leist,	Siebert,
Black,	Foreman,	Lowry,	Smith, of Butler,
of Wyandot,	Freeman,	Lustig,	Smith,
Bonnell,	Frick,	McCormick,	of Morgan,
Bour,	Fulton,	McGuffey,	Snyder,
Brennan,	Gilson,	Morris,	of Pickaway,
Brown, of Union,	Guthery,	Mueller,	Sweeney,
Capelle,	Hastings,	Murphy,	Terrell,
Carroll,	Hoaglin,	Nungesser,	Thomas,
Chapman,	Hoffman,	Nye,	Venus,
Clark,	Holl,	Orlikowski,	Vonderheide,
Collins,	Hoover,	Orrison,	Walsh,
Colter,	Hunter,	Pence,	Warnes,
Cooper,	Jackson,	Plank,	Welsh,
Cowan,	Jenkins,	Plumb,	White,
Criswell,	Kathe,	Quinlisk,	Williams,
of Coshocton,	Kemerer,	Read, of Summit,	Winans,
Criswell,	Kennedy,	Reid, of Fayette,	Wintermute,
of Morrow,	Kessler,	Reighard,	Woodworth—96.

The bill was passed.

The title was agreed to.

H. B. No. 16—Mr. Morris, was taken up.

On motion of Mr. Warnes, the bill was indefinitely postponed.

H. B. No. 240—Mr. Cowan, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 93, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Reynolds,
Agler,	of Morrow,	Kessler,	Rhulman,
Anderson,	Davis,	Kilrain,	Robinson,
Appenzeller,	Deaton,	King,	Schaefer,
Barthelmeh,	Detrick,	of Ashtabula,	Schweikert,
Beatty,	Dickson,	King,	Scott,
Beyer,	Donaldson,	of Franklin,	Shanley,
Bishop,	Doster,	Kramer,	Siebert,
Black,	Duffey,	Leist,	Smith, of Morgan,
of Hamilton,	Ertel,	Lowry,	Snyder,
Black,	Fell,	McCormick,	of Hamilton,
of Wyandot,	Fellinger,	McGuffey,	Snyder,
Bonnell,	Foreman,	Morris,	of Pickaway,
Bour,	Freeman,	Mueller,	Sweeney,
Brennan,	Frick,	Murphy,	Terrell,
Brown, of Union,	Guthery,	Nungesser,	Tetlow,
Cameron,	Hastings,	Nye,	Thomas,
Capelle,	Hite,	Orlikowski,	Venus,
Carroll,	Hoaglin,	Orrison,	Walsh,
Chapman,	Hoffman,	Pence,	Warnes,
Clark,	Holl,	Plumb,	White,
Collins,	Hunter,	Quinlisk,	Winans,
Colter,	Jackson,	Read, of Summit,	Wintermute,
Cowan,	Jenkins,	Reid, of Fayette,	Winters,
Crawford,	Kathe,	Reppert,	Woodworth—93.

Messrs. Reighard, Smith, of Butler, and Williams voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 150 — Mr. Winans, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Clark moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6, after the word "writing" strike out the remainder of said line, and all of lines 7 and 8 and line 9 to the word "and" inclusive.

In line 9, before the word "the" preceding the word "price" insert the word "of."

The motion was disagreed to.

Mr. Foreman moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5, after the word "eggs" insert a comma (,) and the word "live stock."

The motion was agreed to, and Mr. Foreman was appointed such committee, and reported the bill amended as instructed.

Mr. Thatcher moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 15 strike out the comma after the word "merchant".

The motion was agreed to, and Mr. Thatcher was appointed such committee, and reported the bill amended as instructed.

Mr. Hunter moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6, strike out the words "the name or names" and in lieu thereof, insert the words "the signatures".

The motion was disagreed to.

Mr. Fellingner moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 16, strike out the word "next".

The motion was agreed to, and Mr. Fellingner was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 105, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Schaefer,
Agler,	Detrick,	of Franklin,	Schweikert,
Anderson,	Dickson,	Kramer,	Scott,
Appenzeller,	Donaldson,	Lambert,	Shanley,
Barthelmeh,	Doster,	Leist,	Siebert,
Beatty,	Duffey,	Lowry,	Smith, of Butler,
Beyer,	Fell,	Lustig,	Smith, of Morgan,
Bishop,	Fellingner,	McCormick,	Snyder,
Black,	Foreman,	McGuffey,	of Hamilton,
of Wyandot,	Freeman,	Mills,	Snyder,
Boggs,	Frick,	Morris,	of Pickaway,
Bonnell,	Fulton,	Mueller,	Stivers,
Bour,	Gilson,	Murphy,	Sweeney,
Brennan,	Guthery,	Nungesser,	Terrell,
Brown, of Union,	Hastings,	Nye,	Tetlow,
Cameron,	Hite,	Orlikowski,	Thatcher,
Capelle,	Hoaglin,	Orrison,	Thomas,
Carroll,	Holl,	Pence,	Venus,
Collins,	Hoover,	Plank,	Walsh,
Conover,	Hunter,	Plumb,	Warnes,
Cooper,	Jenkins,	Quinlisk,	White,
Cowan,	Kathe,	Read, of Summit,	Williams,
Crawford,	Kemerer,	Reid, of Fayette,	Winans,
Criswell,	Kennedy,	Reighard,	Wintermute,
of Coshocton,	Kessler,	Reppert,	Winters,
Criswell,	Kilpatrick,	Reynolds,	Woodworth,
of Morrow,	Kilrain,	Rhulman,	Young—105.
Davis,	King,	Robinson,	
	of Ashtabula,		

Messrs. Clark, Diser and Vonderheide voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 44 — Mr. Dickson, was taken up and read the third time. The question being "Shall the bill pass?", Mr. Donaldson moved to refer the bill to a select committee of one with instructions to amend as follows:

After the first word "payment" change word "for" to "of."

The motion was agreed to, and Mr. Donaldson was appointed such committee and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 99, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Barthelmeh,	Bishop,	Black,
Agler,	Beatty,	Black,	of Wyandot,
Anderson,	Behne,	of Hamilton,	Bonnell,
Appenzeller,	Beyer,		Bour,

Those who voted in the affirmative are: Messrs. — Concluded.

Brennan,	Foreman,	Leist,	Siebert,
Brown, of Union,	Freeman,	Lowry,	Smith, of Butler,
Cameron,	Frick,	Lustig,	Smith, of Morgan,
Capelle,	Gilson,	McCormick,	Snyder,
Carroll,	Hastings,	McGuffey,	of Hamilton,
Clark,	Hite,	Mills,	Snyder,
Collins,	Hoaglin,	Morris,	of Pickaway,
Colter,	Hoffman,	Mueller,	Stivers,
Conover,	Hoover,	Murphy,	Sweeney,
Crawford,	Hunter,	Nungesser,	Terrell,
Criswell,	Jackson,	Nye,	Tetlow,
of Coshocton,	Kathe,	Orlikowski,	Thatcher,
Criswell,	Kemerer,	Pence,	Thomas,
of Morrow,	Kennedy,	Plank,	Venus,
Davis,	Kessler,	Plumb,	Vollmer,
Deaton,	Kilpatrick,	Quinlisk,	Walsh,
Detrick,	Kilrain,	Read, of Summit,	Warnes,
Dickson,	King,	Reighard,	White,
Donaldson,	of Ashtabula,	Reynolds,	Williams,
Doster,	King,	Rhulman,	Winans,
Duffey,	of Franklin,	Robinson,	Winters,
Ertel,	Kramer,	Schweikert,	Woodworth,
Fell,	Lambert,	Shanley,	Young—99.

The bill was passed.

The title was agreed to.

H. B. No. 83 — Mr. Warnes, was taken up.

On motion of Mr. Warnes, the bill was informally passed and placed at the foot of the calendar.

S. J. R. No. 18 — Mr. Greenlund, was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 84, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kramer,	Smith, of Butler,
Agler,	Deaton,	Lambert,	Smith, of Morgan,
Barthelmeh,	Dickson,	Leist,	Snyder,
Beatty,	Donaldson,	Lowry,	of Hamilton,
Behne,	Doster,	Lustig,	Snyder,
Beyer,	Duffey,	McGuffey,	of Pickaway,
Bishop,	Ertel,	Mills,	Stivers,
Black,	Fell,	Mueller,	Tetlow,
of Hamilton,	Fellingner,	Murphy,	Thatcher,
Boggs,	Foreman,	Nungesser,	Thomas,
Bour,	Freeman,	Nye,	Venus,
Brennan,	Frick,	Orlikowski,	Vollmer,
Brown, of Union,	Hastings,	Plumb,	Vonderheide,
Cameron,	Hoffman,	Quinlisk,	Walsh,
Capelle,	Holl,	Read, of Summit,	Warnes,
Carroll,	Jackson,	Reppert,	White,
Collins,	Kemerer,	Reynolds,	Williams,
Colter,	Kessler,	Rhulman,	Winans,
Conover,	Kilpatrick,	Robinson,	Wintermute,
Cowan,	King,	Schweikert,	Winters,
Criswell,	of Ashtabula,	Scott,	Woodworth,
of Coshocton,	King,	Shanley,	Young—84
	of Franklin,	Siebert,	

The resolution was adopted.

H. J. R. No. 16 — Mr. Diser, was taken up.

On motion of Mr. Diser the resolution was referred to the Committee on Judiciary.

Mr. Lowry offered the following resolution.

H. R. No. 44 — Mr. Lowry.

Be it Resolved, That all bills which prior to the adoption of new rules on February 4th, 1913, that had been referred to committees and which at that time had not been reported back by such committees, shall be deemed to have been on the calendar for reference only, and when reported out shall go on the calendar for second reading under the new rules.

Mr. Lowry moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the resolution was adopted.

Mr. Leist submitted the following report:

The standing committee on Appropriations and Finance, to which was referred H. B. No. 94 — Mr. Brown, having had the same under consideration, reports it back and recommends its passage.

H. FELLINGER,
JOHN COWAN,
R. R. REYNOLDS,
E. N. BOGGS,
JAMES R. CLARK,
GEO. W. LEIST, JR.,
A. BEYER,

T. A. BONNELL,
GEO. M. MORRIS,
J. V. WINANS,
M. J. JENKINS,
I. S. GUTHERY,
R. R. KENNEDY.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Lowry moved that the vote by which H. R. No. 44 was adopted be reconsidered.

The motion was agreed to, and the resolution was laid over under the rules.

Mr. Criswell, of Coshocton, submitted the following report:

The standing committee on Benevolent and Penal Institutions, to which was referred H. B. No. 214 — Mr. Morris, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2 insert a comma after the word "afford."

In line 3 insert a comma after the word "medium."

In line 14 insert a comma after the word "guardianship."

In line 18 strike out the word "erect" and in lieu thereof insert the word "provide."

In line 20 insert a comma after the word "assign" and a comma after the word "necessary."

In line 30 strike out the word "who" and in lieu thereof insert the word "which."

In line 39 strike out the word "may" and in lieu thereof insert the word "shall."

In line 50 after the word "as" insert the word "are."

In line 50 and 51 strike out the numbers "1815-1, 2, 3, 4, 5, 6, 7, 8, 9 and 10"; and in lieu thereof insert the following: "1815-1, 1815-2, 1815-3, 1815-4, 1815-5, 1815-6, 1815-7, 1815-8, 1815-9 and 1815-10."

In line 51 strike out the words "of Ohio."

Strike out the whole of section 8; that is lines 57 to 64, inclusive.

In line 65 strike out the figure "9," and in lieu thereof insert the figure "8," and insert a comma after the word "be."

In line 66 insert a comma after the word "hereby" and strike out the words "insofar as such inconsistencies exist."

D. M. CRISWELL,
ALFRED ROBINSON,
O. J. THATCHER,
CHAS. A. WHITE,
LOUIS R. SIEBERT,

GEO. M. MORRIS,
WM. H. SCHWEIKERT,
W. M. DICKSON,
R. B. CAMERON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bigelow submitted the following report:

The standing committee on Cities, to which was referred H. B. No. 119—Mr. Clark, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended.

Strike out all after the word "that" in line 2 and insert the following:

"The labor or time of any person confined in any workhouse or jail in this state shall not hereafter be let, farmed out, given, sold or contracted to any person, firm, corporation or association.

Section 2. Such persons so confined may be employed in the manufacture of articles used by any department or public institution belonging to or controlled by the political subdivision or subdivisions supporting or contributing to the support of any such workhouse or jail.

Section 3. The board, officer or officers, in charge of any such workhouse or jail may provide, prepare and procure machinery, power and shop room for the purpose of the manufacture of the articles specified in section two of this act, and employ such persons as may be necessary to instruct persons confined in such workhouses or jails in such manufacture.

Section 4. No other articles than those specified in section 2 of this act shall be manufactured but nothing herein shall prevent the employment of any person so confined, elsewhere than within the jail or workhouse where he has been committed, by any political subdivision, nor impair or affect any contract heretofore made.

Section 5. The board, officer, or officers, in charge of any such workhouse or jail shall credit each person so confined and employed under the provisions of this act for his labor in an amount not exceeding the value of such person's labor out of the receipts derived from such manufacture and not less than the net earnings of such persons after deducting the cost of maintenance of such person but such cost of maintenance shall not include the maintenance of such jail or workhouse.

Section 6. When any such earnings are credited to any such person as provided by the preceding section and such person has a child or children under the age of sixteen or a wife, the board, officer or officers, in

control of such workhouse or jail shall pay such earnings weekly to the person having custody of such child or children or to any incorporated humane society that will serve as trustee for such child or children without compensation or to such wife as such board, officer or officers may determine; but when such person has no such child, children or wife such earnings shall be paid to him upon his discharge.

Section 7. Section 12377 of the General Code is hereby repealed.

ROBERT BLACK,
JOHN G. COOPER,
DON P. MILLS,
ADAM FRICK,

JAS. T. CARROLL,
CHAS. A. ORRISON,
W. T. COLTER.

The amendments were agreed to. The bill was ordered to be engrossed and read the third time in its regular order.

Mr. King, of Franklin, submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 24 — Mr. Carroll, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 50, after the word "bank," insert the words "express company".

C. B. WINTERS,
VIRGIL J. TERRELL,
WM. H. SCHWEIKERT,

EDWARD R. MUELLER,
WALTER G. AGLER,
JOHN R. KING.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. King, of Franklin, submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 53 — Mr. King, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 21 after word "thousand" strike out ",".

In line 32 after word "thousand" strike out ",".

In line 34 after "7965" insert "of the General Code".

C. B. WINTERS,
VIRGIL J. TERRELL,
WARREN J. DUFFEY,
EDWARD R. MUELLER,

WALTER G. AGLER,
WM. H. SCHWEIKERT,
JOHN R. KING,
JAMES NYE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Terrell submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 169 — Mr. Sweeney, having had the same under consideration, reports it back and recommends its passage.

C. B. WINTERS,
VIRGIL J. TERRELL,
WM. H. SCHWEIKERT,

WALTER G. AGLER,
JOHN R. KING,
EDWARD R. MUELLER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Schaefer submitted the following report:

The standing committee on Dairy and Food Products, to which was referred H. B. No. 20 — Mr. Orrison, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 6 the word "their" should be in italics.

In line 9 the word "them" should be in italics.

In line 10 the word "them" should be in italics.

Also in line 10 the word "sealers" should be in italics.

In line 17 strike out the word "bound," and in lieu thereof insert the word "found."

HENRY L. SCHAEFER,
C. B. SMITH,
D. M. CRISWELL,
H. L. HASTINGS,

M. G. NUNGESSER,
MARTIN QUINLISK,
V. J. VONDERHEIDE,
VAN S. DEATON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Thomas submitted the following report:

The standing committee on Fees and Salaries, to which was referred H. J. R. No. 15 — Mr. Fulton, having had the same under consideration, reports it back and recommends its passage.

FRANK W. THOMAS,
BERNARD ORLIKOWSKI,
A. BEYER,

JOHN COWAN,
MARTIN QUINLISK.

The report was agreed to.

The question being, "Shall the resolution be adopted?" the yeas and nays were taken and resulted — yeas 103, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Chapman,	Frick,	McCormick.
Agler,	Clark,	Fulton,	McGuffey,
Anderson,	Collins,	Guthery,	Mills,
Appenzeller,	Colter,	Hastings,	Morris,
Barthelmeh,	Conover,	Hite,	Mueller,
Beatty,	Cooper,	Hoaglin,	Murphy,
Behne,	Crawford,	Hoffman,	Nungesser,
Beyer,	Criswell,	Holl,	Nye,
Bishop,	of Coshocton,	Hunter,	Orlikowski,
Black,	Criswell,	Jackson,	Orrison,
of Hamilton,	of Morrow,	Kathe,	Plumb,
Plack,	Davis,	Kemerer,	Quinlisk,
of Wyandot,	Deaton,	Kessler,	Read, of Summit,
Boggs,	Detrick,	Kilpatrick,	Reppert,
Bonnell,	Dickson,	Kilrain,	Reynolds,
Bour,	Diser,	King,	Rhulman,
Brennan,	Doster,	of Ashtabula,	Robinson,
Brown,	Duffey,	King,	Schaefer,
of Ashland,	Ertel,	of Franklin,	Schweikert,
Brown, of Union,	Fell,	Kramer,	Shanley,
Cameron,	Fellinger,	Lambert,	Siebert,
Capelle,	Foreman,	Lowry,	Smith, of Butler,
Carroll,	Freeman,	Lustig,	Smith, of Morgan,

Those who voted in the affirmative are: Messrs.—Concluded.

Snyder,	Thatcher,	Walsh,	Wintermute,
of Hamilton,	Thomas,	Warnes,	Winters,
Sweeney,	Venus,	White,	Woodworth,
Terrell,	Vollmer,	Williams,	Young—103.
Tetlow,	Vonderheide,	Winans,	

Messrs. Gilson and Snyder, of Pickaway, voted in the negative.

The resolution was adopted.

Mr. Fellingner submitted the following report:

The standing committee on Insurance, to which was referred H. B. No. 227 — Mr. Foreman, having had the same under consideration, reports it back and recommends its passage.

H. FELLINGER,
C. P. VENUS,
GEO. W. HOLL,
C. M. FOREMAN,

WM. G. BEATTY,
JOHN F. KRAMER,
C. B. SMITH,
C. A. REID.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Fellingner submitted the following report:

The standing committee on Insurance, to which was referred H. B. No. 232 — Mr. Fellingner, having had the same under consideration, reports it back and recommends its passage.

C. M. FOREMAN,
WM. G. BEATTY,
C. A. REID,
C. P. VENUS,

GEO. W. HOLL,
C. B. SMITH,
H. FELLINGER,
JOHN F. KRAMER,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Diser submitted the following report:

The standing committee on Judiciary, to which was referred S. B. No. 8 — Mr. Friebolin, having had the same under consideration, reports it back and recommends its passage.

OSCAR E. DISER,
V. J. VONDERHEIDE,
CULBERTSON J. SMITH,
C. A. REID,
S. H. WILLIAMS,

J. R. B. KESSLER,
IRVIN F. SNYDER,
THORNTON R. SNYDER,
W. B. KILPATRICK.

The report was agreed to.

On motion of Mr. Diser, S. B. No. 8 was made a special order for Thursday at 2:00 o'clock p. m.

Mr. Diser submitted the following report:

The standing committee on Judiciary, to which was referred S. B.

No. 71 — Mr. Friebolin, having had the same under consideration, reports it back and recommends its passage.

OSCAR E. DISER,
V. J. VONDERHEIDE,
CULBERTSON J. SMITH,
C. A. REID,
S. H. WILLIAMS,

J. R. B. KESSLER,
IRVIN F. SNYDER,
THORNTON R. SNYDER.
W. B. KILPATRICK.

The report was agreed to.

On motion of Mr. Diser, S. B. No. 71 was made a special order for Thursday at 2:05 o'clock p. m.

Mr. Diser submitted the following report:

The standing committee on Judiciary, to which was referred S. B. No. 72 — Mr. Friebolin, having had the same under consideration, reports it back and recommends its passage.

OSCAR E. DISER,
CULBERTSON J. SMITH,
C. A. REID,
S. H. WILLIAMS,
J. R. B. KESSLER,

V. J. VONDERHEIDE,
IRVIN F. SNYDER,
THORNTON R. SNYDER.
W. B. KILPATRICK.

The report was agreed to.

On motion of Mr. Diser S. B. No. 72 was made a special order for Thursday, at 2:10 o'clock p. m.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 145 — Mr. Kilpatrick, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 21, after the word "shall" insert the following: "Under oath lodged with the United States district attorney of the district wherein such violation shall have been committed, all information of such violation and."

PERCY TETLOW,
O. B. CHAPMAN,
LAWRENCE BRENNAN,
JOHN C. HOFFMAN,
FRANK W. THOMAS,
JAMES NYE,

ALFRED ROBINSON,
F. B. FELL,
HARRY F. VOLLMER,
W. B. KILPATRICK,
FRANK P. LAMBERT.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Snyder, of Pickaway, submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 15 — Mr. Morris, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

After the word "talesman" in line 7, insert the following: "*he shall, in addition thereto, receive two cents a mile, each day of service, from his place of residence to the place of holding court, and return*";

striking out all after the word "talesman" in line 7, 8, 9, and the words "week or more" in line 10.

IRVIN F. SNYDER,
V. J. VONDERHEIDE,
THORNTON R. SNYDER,
OSCAR E. DISER,
J. R. B. KESSLER,

JOHN F. KRAMER,
C. A. REID,
S. H. WILLIAMS,
CULBERTSON J. SMITH,
W. B. KILPATRICK.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Snyder, of Hamilton, submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 58—Mr. Snyder, having had the same under consideration, reports it back, and recommends its passage.

THORNTON R. SNYDER,
CULBERTSON J. SMITH,
IRVIN F. SNYDER,
V. J. VONDERHEIDE,
J. R. B. KESSLER,

JOHN F. KRAMER,
S. H. WILLIAMS,
C. A. REID,
W. B. KILPATRICK.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Snyder, of Hamilton, submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 57—Mr. Snyder, having had the same under consideration, reports it back, and recommends its passage.

THORNTON R. SNYDER,
CULBERTSON J. SMITH,
IRVIN F. SNYDER,
V. J. VONDERHEIDE,
J. R. B. KESSLER,

JOHN F. KRAMER,
S. H. WILLIAMS,
C. A. REID,
W. B. KILPATRICK.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred H. B. No. III—Mr. Doster, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended: In line 15 after the word "every" insert the following: "locomotive shall be provided with secure sill steps on each side of the pitot thereof and each and every tender and".

In line 22, after the word "of", strike out the words "one thousand", and in line thereof insert the words "five hundred".

PERCY TETLOW,
O. B. CHAPMAN,
LAWRENCE BRENNAN,
JOHN C. HOFFMAN,
FRANK W. THOMAS,
JAMES NYE,

ALFRED ROBINSON,
F. B. FELL,
HARRY F. VOLLMER,
W. B. KILPATRICK,
FRANK P. LAMBERT.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Lambert submitted the following report:

The standing committee on Mines and Mining, to which was referred S. B. No. 1 — Mr. Hudson, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

After line 150, add the following paragraph:

"The board may issue a certificate without examination to any person who presents satisfactory evidence to the board that he is qualified as prescribed in sections 7 and 8 of this act, and who has practiced civil or mining engineering for a period of not less than five years immediately preceding his application, which application shall be accompanied by a fee of five dollars".

In line 156, strike out the word "shall" and in lieu thereof insert the word "may".

FRANK P. LAMBERT,
E. C. WOODWORTH,
W. A. HITE,
W. A. RHULMAN,
PERCY TETLOW,

J. J. SHANLEY,
W. H. ACKER,
R. R. BOUR,
JAS. A. FREEMAN.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred S. B. No. 75 — Mr. Gregory, having had the same under consideration, reports it back, and recommends its passage.

ROBERT BLACK,
STEPHEN YOUNG,
ED. H. BISHOP,
LAWRENCE BRENNAN,
A. ROSS READ,

T. E. HOOVER,
W. G. AGLER,
CHAS. A. ORRISON,
C. APPENZELLER.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred S. B. No. 76 — Mr. Gregory, having had the same under consideration, reports it back, and recommends its passage.

ROBERT BLACK,
STEPHEN YOUNG,
ED. H. BISHOP,
LAWRENCE BRENNAN,
A. ROSS READ,

WALTER G. AGLER,
T. E. HOOVER,
C. APPENZELLER,
CHAS. A. ORRISON,

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was

referred S. B. No. 53 — Mr. Bernstein, having had the same under consideration, reports it back and recommends its passage.

ROBERT BLACK,
STEPHEN M. YOUNG,
ED. H. BISHOP,
LAWRENCE BRENNAN,
JOHN F. GILSON,

T. E. HOOVER,
WALTER G. AGLER,
A. ROSS READ,
C. APPENZELLER,
CHAS. A. ORRISON.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred S. B. No. 44 — Mr. Bernstein, having had the same under consideration, reports it back and recommends its passage.

ROBERT BLACK,
STEPHEN M. YOUNG,
ED. H. BISHOP,
LAWRENCE BRENNAN,
A. ROSS READ,

JOHN F. GILSON,
T. E. HOOVER,
WALTER G. AGLER,
CHAS. A. ORRISON.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Cameron submitted the following report:

The standing committee on Public Health, to which was referred H. B. No. 37 — Mr. Shanley, having had the same under consideration, reports it back, and recommends that it be indefinitely postponed, as it is now covered by existing statutes.

R. B. CAMERON,
GEORGE M. MORRIS,
HENRY L. SCHAEFER,
GEO. F. DOSTER,

D. M. CRISWELL,
J. V. WINANS,
G. J. C. WINTERMUTE

The report was agreed to, and further consideration of the bill was indefinitely postponed.

Mr. Ertel submitted the following report:

The standing committee on Public Highways, to which was referred H. B. No. 133 — Mr. Hite, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 7 strike out the words, "or other state institution"; strike out lines 11a and 11b.

W. A. RHULMAN,
B. H. KATHE,
C. B. SMITH,
C. H. McCORMICK,
W. A. HITE,

F. B. FELL,
EARL E. ERTEL,
M. J. WALSH,
WILL E. MURPHY,
S. C. ANDERSON.

The amendments were agreed to.

On motion of Mr. Hite, H. B. 133 was made a special order for Thursday at 3:30 o'clock p. m.

Mr. Barthelmeh submitted the following report:

The standing committee on Public Schools, to which was referred H. B. No. 237 — Mr. Hoaglin, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 7 strike out the words "legislature next following" and in lieu thereof insert the words "present general assembly of Ohio".

In line 13 strike out the word "secreary" and in lieu thereof insert the word "secretary".

After the comma in line 44, insert "not to exceed".

FRED BARTHELMEH,
JOHN F. GILSON,
GEO. M. HOAGLIN,
J. J. SHANLEY, SR.,
G. G. O. PENCE,

W. M. DICKSON,
GEO. S. CRAWFORD,
C. D. BROWN,
VAN S. DEATON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Mueller submitted the following report:

The standing committee on Public Waterways, to which was referred S. B. No. 47 — Mr. Beckett, having had the same under consideration, reports it back, and recommends its passage.

VIRGIL J. TERRELL,
BERNARD ORLIKOWSKI,
C. M. FOREMAN,

CHAS. A. ORRISON,
G. G. O. PENCE,
EDWARD R. MUELLER.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

On motion of Mr. Lowry the constitutional rule requiring bills to be fully read on three different days was dispensed with, and the following bills on the calendar for second reading were read the second time by their titles and referred as follows:

H. B. No. 243 — Mr. Kennedy. To the committee on County Affairs.

H. B. No. 244 — Mr. Woodworth. To the committee on Public Schools.

H. B. No. 245 — Mr. Winters. To the committee on Codes, Courts and Procedure.

H. B. No. 246 — Mr. Winters. To the committee on Codes, Courts and Procedure.

H. B. No. 247 — Mr. Reighard. To the committee on Taxation.

H. B. No. 248 — Mr. Reighard. To the committee on Labor.

H. B. No. 249 — Mr. Beatty. To the committee on Public Utilities.

H. B. No. 250 — Mr. Beatty. To the committee on Public Utilities.

H. B. No. 251 — Mr. Bigelow. To the committee on Cities.

H. B. No. 252 — Mr. Bigelow. To the committee on Cities.

H. B. No. 253 — Mr. Pence. To the committee on Public Schools.

H. B. No. 254 — Mr. Gilson. To the committee on Villages.

H. B. No. 255 — Mr. Robinson. To the committee on Judiciary.

H. B. No. 256 — Mr. Duffey. To the committee on Codes, Courts and Procedure.

H. B. No. 257 — Mr. Duffey. To the committee on Codes, Courts and Procedure.

- H. B. No. 258 — Mr. Duffey. To the committee on Civil Service.
 H. B. No. 259 — Mr. Duffey. To the committee on Codes, Courts
 and Procedure.
 H. B. No. 260 — Mr. Duffey. To the committee on Codes, Courts
 and Procedure.
 H. B. No. 261 — Mr. Agler. To the committee on County Affairs.
 H. B. No. 262 — Mr. Foreman. To the committee on Public High-
 ways.
 S. B. No. 57 — Mr. Moore. To the committee on Public Printing.
 S. B. No. 50 — Mr. Bernstein. To the committee on Privileges
 and Elections.
 S. B. No. 54 — Mr. Bernstein. To the committee on Privileges
 and Elections.
 S. B. No. 10 — Mr. Greenlund. To the committee on Public
 Schools.
 S. B. No. 3 — Mr. Hillenkamp. To the committee on Public Schools.
 S. B. No. 42 — Mr. Beman. To the committee on Public Schools.
 S. B. No. 79 — Mr. Gallagher. To the committee on County Affairs.
 S. B. No. 82 — Mr. Green. To the committee on Appropriations and
 Finance.
 S. B. No. 33 — Mr. Haas. To the committee on Insurance.
 S. B. No. 66 — Mr. Kiser. To the committee on Public Schools.
 S. B. No. 83 — Mr. Wieser. To the committee on Prisons and Prison
 Reform.
 S. B. No. 81 — Mr. Friebohn. To the committee on Cities.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House of Representatives is requested:

S. B. No. 14 — Mr. Lloyd. To provide for the establishment and maintenance of civic and social centers throughout the state.

S. B. No. 88 — Mr. Cahill. To authorize the licensing and inspection of agricultural lime.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

Mr. Lowry moved that the House adjourn.

The motion was disagreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to H. B. No. 54 — Mr. King, of Franklin, and asks for a committee of conference.

Attest:

W. V. GOSHORN,
Clerk.

Mr. King moved that the House accede to the request of the Senate and a committee of conference be appointed.

The motion was agreed to and the speaker appointed as managers on the part of the House on matters of difference between the two Houses on H. B. No. 54—Mr. King, of Franklin: Messrs. King, Clark and Orrison.

Mr. Hite presented the remonstrance of H. H. Guy and one hundred and forty-nine other citizens of Perry county, protesting against any change in the game laws, which was referred to the committee on Fish and Game.

Mr. Bonnell presented the petition of the mine workers of Black Top mine of Guernsey county, requesting him to support S. B. No. 23 and S. B. No. 48, which was referred to the committee on Labor.

Mr. Bonnell presented the petition of Union 1748, U. M. W. of A., Trail Run, No. 2, Robins, Ohio, requesting him to support S. B. No. 48, which was referred to the committee on Labor.

Mr. McCormick presented the petition of J. R. Buckle and many other citizens of Gallia county, protesting against the preservation of foxes, which was referred to the committee on Fish and Game.

Mr. Wintermute presented the petition of John R. Albers and about three hundred other citizens of Celina, Mercer county, requesting that no law be passed preventing fishing in "Celina Grand Reservoir" with pole, hook, and line, at all seasons, which was referred to the committee on Fish and Game.

On motion of Mr. Kilpatrick, the House adjourned at 5:33.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, O.

Thursday, February 6, 1913, 1:30 o'clock, p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend H. W. Kellogg, of Columbus, The journal of yesterday was read and approved.

Mr. Lowry requested unanimous consent of the House to take up H. R. No. 44.

The request was granted.

The question being "Shall the resolution be adopted?", Mr. Warnes moved to amend as follows:

In line 3, strike out words, "at that time"; strike out "had" and insert "have".

In line 3, after the word "committees," insert the words "before Monday Feb. 10."

The motion was agreed to.

The question recurring on the adoption of the resolution, the resolution was adopted.

Mr. Horwitz arose to a question of privilege, and asked that his vote be recorded on H. B. No. 100, by Mr. Tetlow. His name being called, Mr. Horwitz voted "yea".

Mr. Snyder, of Pickaway, arose to a question of privilege, and asked that his vote be changed on H. B. No. 100, by Mr. Tetlow. His name being called, Mr. Snyder voted "nay".

Mr. Warnes moved that House rules Nos. 59 and 61 be suspended and all bills on the calendar for third reading be considered at this time.

The motion was agreed to, and H. B. No. 94 — Mr. Brown, of Ashland, was taken up and read the third time.

The question being, "Shall the bill pass?"

2:00 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of S. B. No. 8 — Mr. Friebolin.

The question recurring on the passage of H. B. No. 94, Mr. Snyder, of Pickaway, demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 97, nays 18, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jenkins,	Reppert,
Barthelmeh,	of Coshocton,	Kathe,	Reynolds,
Beatty,	Criswell,	Kennedy,	Ruhlman,
Behne,	of Morrow,	Kessler,	Schaefer,
Beyer,	Davis,	Kilpatrick,	Schweikert,
Bigelow,	Deaton,	Kilrain,	Shanley,
Bishop,	Detrick,	King,	Siebert,
Black,	Dickson,	of Ashtabula,	Smith, of Butler,
of Hamilton,	Donaldson,	King,	Smith, of Morgan,
Black,	Doster,	of Franklin,	Snyder,
of Wyandot,	Duffey,	Kramer,	of Hamilton,
Boggs,	Ertel,	Lambert,	Snyder,
Bonnell,	Etling,	Leist,	of Pickaway,
Bour,	Fell,	Lowry,	Terrell,
Brennan,	Fellinger,	Lustig,	Tetlow,
Brown,	Foreman,	McGuffey,	Thatcher,
of Ashland,	Frick,	Mills,	Thomas,
Brown, of Union,	Fulton,	Morris,	Venus,
Cameron,	Gilson,	Mueller,	Vollmer,
Capelle,	Guthery,	Murphy,	Vonderheide,
Carroll,	Hastings,	Nungesser,	Walsh,
Chapman,	Hite,	Nye,	Warnes,
Clark,	Hoaglin,	Orlikowski,	White,
Collins,	Hoffman,	Orrison,	Williams,
Conover,	Holl,	Plank,	Winans,
Cowan,	Hoover,	Read, of Summit,	Winters,
		Reid, of Fayette,	Young — 97.

Those who voted in the negative are: Messrs.

Agler,	Freeman,	Plumb,	Scott,
Anderson,	Horwitz,	Quinlisk,	Stivers,
Appenzeller,	Hunter,	Reighard,	Wintermute,
Crawford,	Jackson,	Robinson,	Woodworth — 18.
Diser,	Pence,		

The bill was passed.

The title was agreed to.

2:05 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of S. B. No. 71 — Mr. Friebolin.

S. B. No. 8 — Mr. Friebolin, being a special order for 2:00 o'clock p. m. was taken up and read the third time.

The question being "Shall the bill pass?"

2:10 o'clock, p. m.

Attention of the House was called to the special order for this hour, being consideration of S. B. No. 72 — Mr. Friebolin.

The question recurring on the passage of S. B. No. 8, Mr. Dickson moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, after the word "Code" strike out the words "of the state of Ohio".

The motion was agreed to, and Mr. Dickson was appointed such committee, and reported the bill amended as instructed.

Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 22, after 11457, add "of the General Code".

The motion was agreed to and Mr. Frick was appointed such committee, and reported the bill amended as instructed.

Mr. Kramer moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5 strike out "three-fourths" and insert "five-sixths".

In line 9 strike out "three-fourths" and insert "five-sixths".

In line 13 strike out "one-fourth" and insert "one-sixth".

The question being "Shall the amendment be agreed to?", the yeas and nays were demanded, taken and resulted — yeas 24, nays 89, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Criswell,	Hastings,	Plumb,
Anderson,	of Morrow,	Hoover,	Quinlisk,
Appenzeller,	Deaton,	Jackson,	Robinson,
Bonnell,	Dickson,	Jenkins,	Scott,
Brown, of Union,	Fulton,	Kramer,	Smith, of Morgan,
Capelle,	Gilson,	Pence,	Woodworth — 24.
Conover,			

Those who voted in the negative are: Messrs.

Acker,	Davis,	King,	Siebert,
Barthelmeh,	Detrick,	of Franklin,	Smith, of Butler,
Beatty,	Diser,	Lambert,	Snyder,
Behne,	Donaldson,	Leist,	of Hamilton,
Beyer,	Doster,	Lowry,	Snyder,
Bigelow,	Duffey,	Lustig,	of Pickaway,
Black,	Ertel,	McCormick,	Stivers,
of Wyandot,	Etling,	McGuffey,	Sweeney,
Boggs,	Fell,	Mills,	Terrell,
Bour,	Fellinger,	Morris,	Tetlow,
Brennan,	Foreman,	Mueller,	Thatcher,
Brown,	Freeman,	Murphy,	Thomas,
of Ashland,	Frick,	Nye,	Venus,
Cameron,	Hoaglin,	Orlikowski,	Vollmer,
Carroll,	Hoffman,	Orrison,	Vonderheide,
Chapman,	Holl,	Plank,	Walsh,
Clark,	Horwitz,	Reid, of Fayette,	Warnes,
Collins,	Hunter,	Reighard,	Welsh,
Colter,	Kathe,	Reppert,	White,
Cooper,	Kessler,	Reynolds,	Williams,
Cowan,	Kilpatrick,	Rhulman,	Winans,
Crawford,	Kilrain,	Schaefer,	Wintermute,
Criswell,	King,	Schweikert,	Winters,
of Coshocton,	of Ashtabula,	Shanley,	Young — 89.

The amendment was disagreed to.

Mr. Lustig demanded the previous question, which was duly seconded.

The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 111, nays 7, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilpatrick,	Schaefer,
Agler,	of Morrow,	Kilrain,	Schweikert,
Anderson,	Davis,	King,	Scott,
Appenzeller,	Deaton,	of Ashtabula,	Shanley,
Barthelmeh,	Detrick,	King,	Siebert,
Beatty,	Dickson,	of Franklin,	Smith, of Butler,
Behne,	Diser,	Lambert,	Smith, of Morgan,
Beyer,	Donaldson,	Leist,	Snyder,
Bigelow,	Doster,	Lowry,	of Hamilton,
Bishop,	Duffey,	Lustig,	Snyder,
Black,	Ertel,	McCormick,	of Pickaway,
of Hamilton,	Etlng,	McGuffey,	Stivers,
Black,	Fell,	Mills,	Sweeney,
of Wyandot,	Fellinger,	Morris,	Terrell,
Boggs,	Foreman,	Mueller,	Tetlow,
Bonnell,	Freeman,	Murphy,	Thatcher,
Bour,	Frick,	Nungesser,	Thomas,
Brennan,	Fulton,	Nye,	Venus,
Brown,	Hastings,	Orlikowski,	Vollmer,
of Ashland,	Hite,	Orrison,	Vonderheide,
Capelle,	Hoaglin,	Pence,	Walsh,
Cameron,	Hoffman,	Plank,	Warnes,
Carroll,	Holl,	Quinlisk,	Welsh,
Chapman,	Hoover,	Read, of Summit,	White,
Clark,	Horwitz,	Reid, of Fayette,	Williams,
Colter,	Hunter,	Reighard,	Winans,
Cooper,	Jenkins,	Reppert,	Wintermute,
Cowan,	Kathe,	Reynolds,	Winters,
Crawford,	Kennedy,	Rhulman,	Woodworth,
	Kessler,	Robinson,	Young — 111.

Messrs. Brown, of Union, Collins, Conover, Gilson, Jackson, Kramer and Plumb voted in the negative.

The bill was passed.

Mr. Frick moved to amend the title as follows:

In the title, strike out the words "of the state of Ohio".

The motion was agreed to.

The title as amended was agreed to.

S. B. No. 71 — Mr. Friebolin, being a special order for 2:05 o'clock p. m., was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 112, nays 5, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bishop,	Brown,	Cooper,
Agler,	Black,	of Ashland,	Cowan,
Anderson,	of Hamilton,	Cameron,	Crawford,
Appenzeller,	Black,	Capelle,	Criswell,
Barthelmeh,	of Wyandot,	Carroll,	of Coshocton,
Beatty,	Boggs,	Chapman,	Criswell,
Behne,	Bonnell,	Clark,	of Morrow,
Beyer,	Bour,	Colter,	Davis,
Bigelow,	Brennan,	Conover,	Deaton,

Those who voted in the affirmative are: Messrs.—Concluded.

Detrick,	Hunter,	Nye,	Snyder,
Dickson,	Jenkins,	Orlikowski,	of Pickaway,
Diser,	Kathe,	Orrison,	Stivers,
Donaldson,	Kennedy,	Pence,	Sweeney,
Doster,	Kessler,	Plank,	Terrell,
Duffey,	Kilpatrick,	Quinlisk,	Tetlow,
Ertel,	Kilrain,	Read, of Summit,	Thatcher,
Etling,	King,	Reighard,	Thomas,
Fell,	of Ashtabula,	Reppert,	Venus,
Fellinger,	King,	Reynolds,	Vollmer,
Foreman,	of Franklin,	Rhulman,	Vonderheide,
Freeman,	Lambert,	Robinson,	Walsh,
Frick,	Leist,	Schaefer,	Warnes,
Fulton,	Lowry,	Schweikert,	Welsh,
Gilson,	Lustig,	Scott,	White,
Hastings,	McCormick,	Shanley,	Williams,
Hite,	McGuffey,	Siebert,	Winans,
Hoaglin,	Mills,	Smith, of Butler,	Wintermute,
Hoffman,	Mueller,	Smith, of Morgan,	Winters,
Holl,	Murphy,	Snyder,	Woodworth,
Hoover,	Nungesser,	of Hamilton,	Young — 112.
Horwitz,			

Messrs. Brown, of Union, Collins, Jackson, Kramer and Plumb voted in the negative.

The bill was passed.

The title was agreed to.

S. B. No. 72 — Mr. Friebolin, being a special order for 2:10 o'clock p. m., was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Behne moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2 and 3, strike out the words "of the State of Ohio".

In line 3, strike out the words "so as".

In line 19, insert after the section numbers, "of the General Code."

The motion was agreed to, and Mr. Behne was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 106, nays 4, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Carroll,	Ertel,	Kennedy,
Agler,	Chapman,	Etling,	Kessler,
Anderson,	Clark,	Fell,	Kilpatrick,
Appenzeller,	Colter,	Fellinger,	Kilrain,
Beatty,	Conover,	Foreman,	King,
Behne,	Cooper,	Freeman,	of Ashtabula,
Beyer,	Cowan,	Frick,	King,
Bigelow,	Crawford,	Fulton,	of Franklin,
Bishop,	Criswell,	Hastings,	Lambert,
Black,	of Coshocton,	Hite,	Leist,
of Hamilton,	Criswell,	Hoaglin,	Lowry,
Black,	of Morrow,	Hoffman,	Lustig,
of Wyandot,	Davis,	Holl,	McCormick,
Boggs,	Deaton,	Hoover,	McGuffey,
Bonnell,	Detrick,	Horwitz,	Mills,
Brennan,	Dickson,	Hunter,	Mueller,
Cameron,	Diser,	Jackson,	Murphy,
Capelle,	Duffey,	Kathe,	Nungesser,

Those who voted in the affirmative are: Messrs.—Concluded.

Nye,	Rhulman,	Snyder,	Vonderheide,
Orlikowski,	Robinson,	of Pickaway,	Walsh,
Orrison,	Schaefer,	Stivers,	Welsh,
Pence,	Schweikert,	Sweeney,	White,
Plank,	Scott,	Terrell,	Williams,
Quinlisk,	Shanley,	Tetlow,	Winans,
Read, of Summit,	Siebert,	Thatcher,	Wintermute,
Reid, of Fayette,	Smith, of Butler,	Thomas,	Winters,
Reighard,	Smith, of Morgan,	Venus,	Woodworth,
Reppert,	Snyder,	Vollmer,	Young — 106.
Reynolds,	of Hamilton,		

Brown, of Union, Collins, Gilson and Kramer, voted in the negative.

The bill was passed.

Mr. Behne moved to amend the title as follows:

Strike out the words, "of the state of Ohio."

The amendment was agreed to.

The title as amended was agreed to.

H. B. No. 214 — Mr. Morris, was taken up.

On motion of Mr. Morris, said bill was referred to Mr. Morris as a select committee of one with leave to report at any time.

H. B. No. 119 — Mr. Clark, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Clark moved to refer the bill to a select committee of one, with instructions to amend as follows:

Line—sec. 2, after the word, "jail," add the words, "or to any political subdivision of the state."

The motion was agreed to, and Mr. Clark was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted—yeas 115, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Clark,	Fulton,	McCormick,
Agler,	Collins,	Guthery,	McGuffey,
Anderson,	Colter,	Hastings,	Mills,
Appenzeller,	Conover,	Hite,	Morris,
Barthelmeh,	Cooper,	Hoaglin,	Mueller,
Beatty,	Cowan,	Hoffman,	Murphy,
Behne,	Crawford,	Holl,	Nungesser,
Beyer,	Crisswell,	Hoover,	Nye,
Bigelow,	of Coshocton,	Horwitz,	Orlikowski,
Bishop,	Crisswell,	Jackson,	Orrison,
Black,	of Morrow,	Jenkins,	Pence,
of Hamilton,	Davis,	Kathe,	Plank,
Black,	Deaton,	Kennedy,	Plumb,
of Wyandot,	Detrick,	Kessler,	Quinlisk,
Boggs,	Dickson,	Kilpatrick,	Reid, of Fayette,
Bonnell,	Diser,	Kilrain,	Reighard,
Bour,	Donaldson,	King,	Reppert,
Brennan,	Doster,	of Ashtabula,	Reynolds,
Brown,	Duffey,	King,	Rhulman,
of Ashland,	Ertel,	of Franklin,	Robinson,
Brown, of Union,	Ftling,	Kramer,	Schaefer,
Cameron,	Fell,	Lambert,	Schweikert,
Capelle,	Foreman,	Leist,	Scott,
Carroll,	Freeman,	Lowry,	Shanley,
Chapman,	Frick,	Lustig,	Siebert,

Those who voted in the negative are: Messrs. — Concluded.

Smith, of Butler,	Sweeney,	Vollmer,	Williams,
Snyder,	Terrell,	Vonderheide,	Winans,
of Hamilton,	Tetlow,	Walsh,	Wintermute,
Snyder,	Thatcher,	Warnes,	Winters,
of Pickaway,	Thomas,	Welsh,	Woodworth,
Stivers,	Venus,	White,	Young — 115.

The bill was passed.

Mr. Clark moved to amend the title as follows:

In line 3 of the title, strike out the words "of any municipality," and in lieu thereof insert the words "or jail."

The amendment was agreed to.

The title as amended was agreed to.

3:30 o'clock, p. m.

H. B. No. 133 — Mr. Hite, being a special order for 3:30 o'clock, p. m., was taken up, having previously been read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 111, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilpatrick,	Schaefer,
Agler,	of Morrow,	Kilrain,	Schweikert,
Anderson,	Davis,	King,	Scott,
Appenzeller,	Deaton,	of Ashtabula,	Shanley,
Barthelmeh,	Detrick,	King,	Siebert,
Beatty,	Dickson,	of Franklin,	Smith, of Butler,
Behne,	Diser,	Kramer,	Smith, of Morgan,
Beyer,	Donaldson,	Lambert,	Snyder,
Bigelow,	Doster,	Leist,	of Hamilton,
Bishop,	Duffey,	Lowry,	Snyder,
Black,	Ertel,	McCormick,	of Pickaway,
of Hamilton,	Etling,	McGuffey,	Stivers,
Black,	Foreman,	Mills,	Sweeney,
of Wyandot,	Freeman,	Morris,	Terrell,
Bonnell,	Frick,	Mueller,	Tetlow,
Bour,	Fulton,	Murphy,	Thatcher,
Brennan,	Gilson,	Nungesser,	Thomas,
Brown,	Hastings,	Orlikowski,	Venus,
of Ashland,	Hite,	Orrison,	Vollmer,
Brown, of Union,	Hoaglin,	Pence,	Vonderheide,
Cameron,	Hoffman,	Plank,	Walsh,
Capelle,	Holl,	Plumb,	Warnes,
Carroll,	Hoover,	Quinlisk,	Welsh,
Clark,	Horwitz,	Read, of Summit,	White,
Collins,	Hunter,	Reid, of Fayette,	Williams,
Colter,	Jackson,	Reighard,	Winans,
Conover,	Jenkins,	Reppert,	Winters,
Cooper,	Kathe,	Reynolds,	Woodworth,
Crawford,	Kennedy,	Rhulman,	Young — 111.
Criswell,	Kessler,	Robinson,	
of Coshocton,			

The bill was passed.

Mr. Hite moved to amend the title as follows:

Strike out all in the title after the word "bill" and in lieu thereof insert the following:

"To amend section 2183 of the General Code and to supplement it by enacting added sections to be known as sections 2183-1, 2183-2,

and 2183-3, of the General Code to provide for the working of convicts imprisoned in the Ohio penitentiary and to repeal section 2208 of the General Code."

The motion was agreed to.

The title as amended was agreed to.

H. B. No. 24 — Mr. Carroll, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Diser moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3, strike out the word "commonwealth" and insert in lieu thereof, the word "state".

In line 4, strike out the word "commonwealth" and insert in lieu thereof, the word "state".

In line 32, strike out the word "commonwealth" and insert in lieu thereof, the word "state".

In line 50, strike out the word "commonwealth" and insert in lieu thereof, the word "state".

In line 51, strike out the word "commonwealth" and insert in lieu thereof, the word "state".

The motion was agreed to, and Mr. Diser was appointed such committee and reported the bill amended as instructed.

Mr. Reighard moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 50, after the comma after "bank," insert the words, "justices of the peace."

The motion was disagreed to.

Mr. Thatcher moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3, insert a comma after the word "office".

In line 45, insert a comma after the word "partnership".

In line 46, insert a comma after the word "corporation".

The motion was agreed to, and Mr. Thatcher was appointed such committee and reported the bill amended as instructed.

Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 47 strike out "to," where it appears the second time.

In line 48, strike out the word "to"; "fine and imprisonment."

The motion was agreed to, and Mr. Frick was appointed such committee and reported the bill amended as instructed.

Mr. Woodworth moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 49, after the word "apply" strike out the following: "to an attorney-at-law duly authorized to practice in this commonwealth",

The motion was disagreed to.

Mr. Fulton demanded the previous question, which was duly seconded.

The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 40, nays 68, as follows:

Those who voted in the affirmative are: Messrs.

Bishop,	Fellinger,	Morris,	Snyder,
Black,	Fulton,	Mueller,	of Pickaway,
of Wyandot,	Guthery,	Nye,	Sweeney,
Bour,	Kennedy,	Orlikowski,	Terrell,
Brennan,	Kilpatrick,	Orrison,	Tetlow,
Brown,	Kilrain,	Read, of Summit,	Vollmer,
of Ashland,	King,	Reynolds,	Vonderheide,
Carroll,	of Franklin,	Schaefer,	Walsh,
Chapman,	Lambert,	Schweikert,	Welsh,
Collins,	Lustig,	Shanley,	Winters,
Duffey,	Mills,	Siebert,	Young—40.

Those who voted in the negative are: Messrs.

Acker,	Davis,	Horwitz,	Quinlisk,
Anderson,	Deaton,	Hunter,	Reid, of Fayette,
Appenzeller,	Detrick,	Jackson,	Reighard,
Barthelmeh,	Dickson,	Jenkins,	Rhulman,
Beyer,	Diser,	Kathe,	Robinson,
Bigelow,	Donaldson,	Kessler,	Scott,
Black,	Doster,	King,	Smith, of Butler,
of Hamilton,	Ertel,	of Ashtabula,	Smith, of Morgan,
Brown, of Union,	Fell,	Kramer,	Snyder,
Cameron,	Foreman,	Leist,	of Hamilton,
Capelle,	Freeman,	Lowry,	Stivers,
Conover,	Frick,	McCormick,	Thatcher,
Cooper,	Gilson,	McGuffey,	Venus,
Cowan,	Hastings,	Murphy,	Warnes,
Crawford,	Hoaglin,	Nungesser,	White,
Criswell,	Hoffman,	Pence,	Winans,
of Coshocton,	Holl,	Plank,	Wintermute,
Criswell,	Hoover,	Plumb,	Woodworth—68.
of Morrow,			

The bill not having received a constitutional majority, was lost.

H. B. No. 53—Mr. King, of Franklin, was taken and read the third time.

The question being "Shall the bill pass?", Mr. King, of Franklin, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 9, strike out the word "them".

The motion was agreed to, and Mr. King was appointed such committee and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted—yeas 94, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cameron,	Deaton,	Guthery,
Agler,	Carroll,	Detrick,	Hastings,
Anderson,	Clark,	Dickson,	Hoaglin,
Appenzeller,	Collins,	Diser,	Hoffman,
Barthelmeh,	Colter,	Donaldson,	Holl,
Beyer,	Conover,	Doster,	Hoover,
Bishop,	Cooper,	Duffey,	Horwitz,
Elack,	Crawford,	Fell,	Hunter,
of Wyandot,	Criswell,	Fellinger,	Jackson,
Bour,	of Coshocton,	Foreman,	Jenkins,
Brown,	Criswell,	Freeman,	Kennedy,
of Ashland,	of Morrow,	Frick,	Kessler,
Brown, of Union,	Davis,	Gilson,	Kilpatrick,

Those who voted in the affirmative are: Messrs. — Concluded.

King,	Murphy,	Rhulman,	Tetlow,
of Ashtabula,	Nungesser,	Robinson,	Thatcher,
King,	Nye,	Schaefer,	Thomas,
of Franklin,	Orlikowski,	Schweikert,	Venus,
Kramer,	Orrison,	Scott,	Vollmer,
Leist,	Pence,	Shanley,	Walsh,
Lowry,	Plank,	Siebert,	White,
Lustig,	Plumb,	Smith, of Butler,	Winans,
McCormick,	Quinlisk,	Smith, of Morgan,	Wintermute,
McGuffey,	Reid, of Fayette.	Snyder,	Winters,
Mills,	Reighard,	of Pickaway,	Woodworth,
Morris,	Reynolds,	Sweeney,	Young—94.
Mueller,			

The bill was passed.

The title was agreed to.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolution:

H. J. R. No. 11 — Mr. Frick. Relative to funds in the federal treasury, and to provide for the distribution and use of the income therefrom.

JNO. L. McDERMOTT,
M. A. BROADSTONE,
VINCENT ZMUNT,
F. J. KILRAIN,

JAS. T. CARROLL,
EARL E. ERTEL,
WALTER G. AGLER.

The speaker of the House, in the presence of the House, signed said joint resolution.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 9 — Mr. Smith, of Butler. To authorize and require cities and incorporated villages to have thistles and other weeds cut and destroyed.

H. B. No. 55 — Mr. Bonnell. To authorize the board of education of Jefferson township, Guernsey county, Ohio, to pay Laura McNeel for services as teacher.

H. B. No. 73 — Mr. Young. To amend section 1500 of the General Code, relating to the appointment of the clerk of the supreme court by said court.

M. A. BROADSTONE,
VINCENT ZMUNT,
JNO. L. McDERMOTT,
FRANK W. THOMAS,

EARL E. ERTEL,
JAS. T. CARROLL,
W. D. FULTON.

The speaker of the House, in the presence of the House, signed said bills.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled the following bill:

H. B. No. 139 — Mr. Cowan. Making appropriations for interest on the irreducible debt, for the support of the common schools, for the Miami university, the Ohio university, the state normal school or college of the Ohio university, the state normal school or college of the Miami university, the Ohio State university, and for the normal and industrial department of the Wilberforce university.

JNO. L. McDERMOTT,
M. A. BROADSTONE,
VINCENT ZMUNT,
WM. GREEN,

JAS. T. CARROLL,
EARL E. ERTEL,
W. D. FULTON,
F. J. KILRAIN.

The speaker of the House, in the presence of the House, signed said bill.

Mr. Kilpatrick submitted the following report: Mr. Kilpatrick, a select committee of one, to whom was referred H. B. No. 91 — Mr. Kilpatrick, having had the same under consideration, reports it back with the following amendments:

Strike out all of line 2, after the period, all of lines 3, 4, 5 and 6 and insert in lieu thereof the following: "Whoever engages in the operating of interurban car or cars, for a greater distance than five miles, and does not place and maintain within such car or cars, so run or operated, a water closet or dry hopper closet, properly and sanitarily constructed, and suitable drinking water for the use of the passengers of such car or cars shall be fined not less than \$500.00 nor more than \$1000.00."

The report was agreed to, and the bill amended as reported.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 97, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Dickson,	King,	Rhulman,
Agler,	Diser,	of Ashtabula,	Robinson,
Anderson,	Donaldson,	King,	Schaefer,
Appenzeller,	Doster,	of Franklin,	Scott,
Barthelmeh,	Duffey,	Kramer,	Shanley,
Bishop,	Ertel,	Lambert,	Siebert,
Black,	Fell,	Leist,	Smith, of Butler,
of Wyandot,	Fellinger,	Lowry,	Smith, of Morgan,
Bour,	Foreman,	Lustig,	Snyder,
Brown,	Freeman,	McCormick,	of Hamilton,
of Ashland,	Frick,	McGuffey,	Snyder,
Brown, of Union,	Gilson,	Mills,	of Pickaway,
Cameron,	Guthery,	Morris,	Stivers,
Capelle,	Hastings,	Mueller,	Terrell,
Carroll,	Hite,	Murphy,	Tetlow,
Collins,	Hoaglin,	Nungesser,	Thatcher,
Colter,	Hoffman,	Nye,	Thomas,
Conover,	Holl,	Orlikowski,	Venus,
Cooper,	Hoover,	Orrison,	Walsh,
Cowan,	Horwitz,	Pence,	Warnes,
Crawford,	Hunter,	Plank,	White,
Criswell,	Jackson,	Plumb,	Williams,
of Coshocton,	Jenkins,	Quinisk,	Winans,
Criswell,	Kathe,	Read, of Summit,	Wintermute,
of Morrow,	Kessler,	Reighard,	Winters,
Davis,	Kilpatrick,	Reynolds,	Woodworth—97.
Deaton,			

The bill was passed.

The title was agreed to.

By unanimous consent Mr. Winans submitted the following report:

The standing committee on Finance, to which was referred H. J. R. No. 12 — Mr. Acker, having had the same under consideration, reports it back and recommends its passage.

JOHN COWAN,
I. S. GUTHERY,
R. R. KENNEDY,
GEO. LEIST, JR.,
H. FELLINGER,

R. R. REYNOLDS,
GEO. M. MORRIS,
M. J. JENKINS,
J. V. WINANS,
JAMES R. CLARK.

The report was agreed to.

The resolution was ordered placed on the calendar in its regular order.

By unanimous consent Mr. Diser submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 159 — Mr. Cooper, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended: In line 9 strike out "or elsewhere". In line 10 strike out "or illegal sexual intercourse."

PETER J. COLLINS,
CULBERTSON J. SMITH,
THORNTON R. SNYDER,
V. J. VONDERHEIDE,
OSCAR E. DISER,

J. R. B. KESSLER,
JOHN F. KRAMER,
ALTON H. ETTLING,
W. B. KILPATRICK,
J. CHAS. CRISWELL.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Reid submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 17 — Mr. Reid, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 26, after the word "subpoenas," insert the words "summons and other process,"

Strike out all of section 5 and insert in lieu thereof the following:

"Section 5. The common pleas court in each county shall appoint, subject to removal at any time by and at the will of said court, one or more examiners of title who shall be officers of the court and who shall be attorneys at law with skill and experience in the examination of titles to real estate, each of whom before entering upon the discharge of his duties shall give a bond payable to the state of Ohio for the use of whom it may concern in an amount and with such sureties as shall be approved by a judge of said court, but in no case less than ten thousand dollars, conditioned for the honest and faithful performance of his duties and the faithful accounting for and turning over all papers, documents, money or property which may come into his possession by virtue of his appointment, which bond shall be filed with the clerk of said court and duly recorded and shall then be deposited with the treasurer of the county who shall receipt to the clerk

therefor by indorsement on the record of such bond. Said examiners shall have authority to administer oaths, take testimony and other evidence and generally to exercise all powers and perform all duties of masters in chancery. No examiner of titles shall in any way act as attorney for or represent any party or person in interest, in any matter in any way relating to proceedings to register title to land or any interest or estate therein or lien or charge thereon or in any suit or proceeding relating to registered land, in which he may be called upon to in any way act in his capacity as examiner of titles.

In line 65, strike out the word "by" and insert in lieu thereof, the word "be".

In line 86, add the letter "s" to the word "purpose".

In line 98, after the word "situate," insert the following:

"Said courts shall have full power to inquire into the condition of the title to any and all interests or estates, legal or equitable in land, or any lien, charge or incumbrance thereon, and to make all such orders, judgments and decrees as may be necessary to settle, determine, establish and declare as against all persons known and unknown, in being or unborn, the said title, interest or estate, and all liens and incumbrances existing thereon, and the order and preferences as between the same, and to remove clouds from the title and forever quiet and settle the same."

In line 153, after the word "incumbrance" insert the following: "and which of said apparent liens, charges and incumbrances are clouds upon applicant's title".

In line 162, after the word "claimed" insert the following: "and which of said apparent estates and interests are clouds upon applicant's title".

In line 190, insert at beginning of line, "and all clouds removed therefrom".

In line 246, strike out the semi-colon and insert in lieu thereof, a comma (,).

In line 248, strike out both semi-colons and insert in lieu thereof commas.

In line 249, strike out the two semi-colons and insert in lieu thereof commas.

In line 250, strike out the two semi-colons and insert in lieu thereof commas.

In line 255, after the blank line, insert: "and source of his title is".

In line 264, strike out the figure one (1) and in lieu thereof, insert the letter "a", and strike out the letter "O".

In line 265, strike out the figure two (2) and in lieu thereof, insert the letter "b"; strike out the first semi-colon; strike out the second semi-colon and insert in lieu thereof, a comma.

In line 266, strike out the first semi-colon and insert in lieu thereof, a comma; strike out the letter "O"; strike out the second semi-colon and insert in lieu thereof, a comma.

In line 268, after the blank line, insert: (*If same is a cloud on applicant's title, so allege*).

In line 274, add the letter "s" to the word "judgment."

In line 281 after the word "apparent" strike out the comma.

In line 286 after the word "state" insert: "*and if same is a cloud on applicant's title, so allege*".

In line 291, strike out the three semi-colons and in lieu thereof, insert commas.

In line 299, after the word "highways" insert parenthesis.

In line 300 after the word "lands" strike out the parenthesis.

In line 305, strike out the word "of" after the word "knowledge" and insert in lieu thereof, the word "or".

In line 307, after the word "charge" strike out the word "of" and insert in lieu thereof, the word "or".

In line 311, after the word "trustee" insert the word "is".

II.

In line 316 after the word "parcel" insert a comma.

In line 322, after "court," insert "and all clouds removed therefrom" and after the first "and" insert "it".

In line 328, strike out the comma after the word "oath".

In lines 339 and 340 strike out the second blank signature line.

In line 361, strike out the letter "s" in the word "theirs".

In line 364, after the word "herein" insert a comma.

In line 376, strike out the comma after the word "trustee".

In line 388, change the capital "S" in the word "section" to a small "s" and change the figure "21" to the figure "31".

In line 397, insert the word "by" after the word "occupied".

In line 425, change the word "of" to "or".

In line 440, after the word "determine" insert the following: "*and remove all clouds from*".

In line 462, strike out the word "conclusive".

In line 490, strike out the word "conclusive".

In line 506, after the word "answer" insert the words, "*or other plea*".

In line 510, after the word "answer", insert the words, "*or other plea*".

In line 516 after the word "answers" insert the words "*or files other plea*".

In line 572 after the period, insert the following:

"All statutes of limitation relating to the recovery of possession or title to any estate or interest in land or the enforcement of any lien or charge thereon, shall apply and be given full force and effect according to their terms in favor of and against the applicant or plaintiff in all actions or proceedings under the provisions of this act."

In line 579, strike out the words "subject to the right" and insert in lieu thereof, the following: "*after the expiration of the time*".

In line 588, insert "such" before "person".

In line 599 after the word "holder" insert a comma.

In line 610 after the word "subject" insert the word "to" and strike out the letter "s" from the word "rights".

In line 664 after the word "certificates" insert the following: "*and prepare new indexes for the uncanceled certificates*".

In line 700 after the word "receipt" insert: "*or signature card, as required*".

In line 701 after the word "issued" insert: "*or delivered*". After the word "to" insert: "*or filed by*"

In line 702 after the word "receipt" insert: "*or signature card*"

In line 758 after the letter "a" insert the word "duplicate".

In line 767 after the word "be" insert the word "*duplicate*" and before "certificate".

In line 838, after the word "seal" and the period, insert the following:

"If a part of a registered parcel of land is to be transferred the recorder shall require the transferee to make satisfactory proof of the value of such part compared with the value of the whole, as charged on the tax list, or to file an agreement with the transferer as to the manner of dividing the tax value, before such transfer is registered".

In line 848, before the word "provisions" insert the word "the"

In line 856, after the word "rately" insert the following: "*with time of filing or surrender*".

In line 906, after the word "duplicate" insert the word "certificate"

In line 931, strike out "es" from "processes"

In line 933, after the word "received" insert the following: "*, and shall also at the same time enter such date of filing in the appropriate blank space on the registered certificate of title*".

In line 937, after the word "date" insert a comma, and the following: "*except as otherwise in this act provided*".

In line 958, strike out the word "conclusive"

In line 976, insert after the comma, following "them," the following: "*or the assignee for the benefit of creditors or administrators or executors or holder of an involuntary lien or charge against the interest of any such heir or devisee or their heirs or devisees, or an heir, devisee, administrator or executor of a deceased heir or devisee of such heir or devisee of a deceased registered owner,*"

In line 979, strike out the word "them" and insert in lieu thereof, the following: "*such heirs and devisees*".

In line 1016, after the word "devises" insert: "*or other persons in interests*".

In line 1017, strike out the word "their" and insert the word "such"

In line 1021, after the word "instrument" insert: "*or deed of an administrator, executor, assignee for the benefit of creditors, sheriff, master commissioner or other officer,*"

In line 1023, after the word "equity" insert: "*to accomplish such purpose*".

In line 1024, after the word "provided" and the period, insert: "*Any involuntary lien, charge or lis pendens against the interest of a relict, heir or devisee in the lands of a deceased registered owner can, prior to the registration of the title of such relict, heir or devisee, only be obtained by filing the proper papers with the recorder as in other cases and the recorder making entry thereof as a memorial on the registered certificate of title of such deceased owner giving the name, residence and postoffice address of the relict, heir or devisee against whom said lien, charge or lis pendens is to operate.*"

Strike out all of section 60 and insert in lieu thereof the following:

"SECTION 60. *On the filing in the recorder's office of such mortgage, incumbrance, or other instrument intended to create a lien upon or charge*

against such registered land, and the production of the owner's duplicate certificate of title, and it appearing to the recorder that the person intending to create the lien or charge set forth in such instrument, has such right, and that the person in whose favor the same is sought to be created is entitled by the terms of this act to have the same entered as a memorial upon the register, the recorder shall enter upon the proper folium of the register where such title is registered and also upon the owner's duplicate certificate of title, a memorial accurately stating the purport and nature of the lien or charge created, the date of filing the instrument and its file number. The recorder shall also note upon the instrument filed with him the volume and folio of the register where the memorial is entered. The recorder shall also at any time after the registration of a mortgage, upon the request of the mortgagee and the tender of the proper fee therefor, make and deliver to the mortgagee a duplicate of the owner's registered certificate of title but having endorsed thereon in large letters the words 'Mortgagee's Duplicate Certificate' instead of 'Owner's Duplicate Certificate', and shall note on the registered certificate of title the fact and date of making and delivering such duplicate and to whom delivered. And in case of the loss or destruction of such mortgagee's duplicate certificate another may be issued to him in like manner as provided in section thirty-eight in reference to the loss or destruction of an owner's duplicate certificate."

Strike out the whole of section 62 and substitute in lieu thereof, the following:

"SECTION 62. The holder of any mortgage, incumbrance, lease, charge or lien upon registered land, desiring to assign the same or any part thereof, may execute to the transferee an assignment for the whole or any part thereof, by endorsement thereof on the original instrument itself, or on the holder's duplicate thereof, or by a separate instrument witnessed and acknowledged as a deed. The assignment of a part only must state whether the part transferred is to be given priority, be referred, or rank equally with the remaining part. Upon such assignment being filed with the recorder and the production of the instrument held by the assignor, if the same be the original instrument or one of the original duplicates thereof, and in the case of a mortgage upon the production of the 'Mortgagee's Duplicate Certificate', if one was issued and delivered, the recorder, being satisfied that the assignment is properly made and should be registered, shall register such assignment by entering upon the register where such instrument creating the charge is registered, and in case of assignment by separate instrument, upon the original instrument itself, and in case of a mortgage upon the "Mortgagee's Duplicate Certificate", if one was issued and delivered, a memorial of the amount or part so transferred, date of transfer, name, residence and postoffice address of transferee, how to rank, and file number; on the instrument of assignment he shall endorse the exact time of filing and the volume and folium of the register where registered; and in case the original instruments, or one of the duplicates thereof, creating such lien, lease or charge, is recorded, the assignee may, on payment of the recorder's fees therefor, also have such assignment copied on the margin of the record of the instrument assigned or in a separate volume and noted on the margin of the record of the instrument assigned, if the recorder keeps any such separate volume for the record of assignments and transfers, the record of such assignment to be duly noted on the indexes of

the instrument assigned. Where the original instrument, or one of the original duplicates thereof duly endorsed by the recorder, or a mortgagee's duplicate of the owner's certificate of title, is outstanding in the hands of the incumbrance lessee or their assigns, no entry or memorial of an assignment or transfer of such instrument or security or any part thereof shall be made by the recorder without the production of such original instrument, or the said duly endorsed original duplicate thereof, and also the mortgagee's duplicate certificate of title."

Strike out the whole of section 63 and substitute in lieu thereof, the following:

"SECTION 63. *No assignment of a security or lien or of an instrument creating a charge or lease, shall, as against any person dealing with the security, lien, instrument, lease, or land charged, operate as a transfer of such security, lien, instrument or lease, or be notice of such transfer, until the same is filed with the recorder and duly entered as provided in the preceding section."*

Strike out the whole of section 67 and insert in lieu thereof the following:

"SECTION 67. *When any registered mortgage, encumbrance, or charge is satisfied in whole or in part, it shall be the duty of the mortgagee, encumbrancee, assignee, or other person authorized by law to discharge the same, to forthwith file with the recorder or deliver to the encumbrancer satisfaction in whole or in part, as the case may be, executed according to law, and in the case of a mortgage where a mortgagee's duplicate certificate of title has been issued, to surrender and deliver up to the recorder or mortgagor for cancellation in whole or in part as the fact may require, the mortgagee's said duplicate certificate; and the recorder shall enter such satisfaction upon the registered certificate of title, upon the original instrument on file or the margin of the record thereof, if recorded, and upon such mortgagee's duplicate certificate, if any there be, and properly note such cancellation in all the indexes of such mortgage, encumbrance or charge, such mortgagee's duplicate certificate, in case of only a partial satisfaction, to be redelivered to the holder of such mortgage. In case an original instrument or one of the original duplicates thereof duly indorsed by the recorder, or a mortgagee's duplicate of the owner's certificate of title, is outstanding in the hands of the encumbrancee or his assigns, no entry or memorial of satisfaction of such instrument shall, except upon notice and a hearing, be made by the recorder without the production of said original instrument or original duplicate thereof and also such mortgagee's duplicate certificate of title. In case of the failure of the encumbrancee or other person, to file with the recorder or deliver to the encumbrancer such satisfaction, or such mortgagee's duplicate certificate, or in case the same or any of them have been delivered to the encumbrancer and have become lost or destroyed or from any other cause cannot be produced, then the encumbrancer, or other person entitled to such discharge, may present proof of the same before the recorder, five days' notice having been given to the person holding the security as shown by the records, or as known; and upon the recorder being convinced that such mortgage, encumbrance or other charge has been satisfied, as claimed, he shall enter such satisfaction on the instrument on file with him or the record thereof, if recorded, and endorse the same upon the registered and also on the owner's duplicate certificate of title."*

In line 1137 strike out the word "Partial" and also strike out all of section 68 and substitute in lieu thereof the following:

"SECTION 68. Any part of registered land charged with any mortgage or other lien or subject to a lease or other lesser estate or interest may be released from the operation of the charge, lease or lesser estate, by the execution of a proper release in any form authorized by law by the person authorized to make the same, but which shall not take effect until filed with the recorder, and by him entered as a memorial on the registered certificate of title for such land. Such partial release shall also be entered or noted on the holder's original duplicate of the instrument, if there be any, or on the original instrument, if on file, and if not, on the margin of the record thereof and also upon the mortgagee's duplicate certificate of title, if any be outstanding, and in all cases shall be duly noted in the indexes of such original instrument. When the original instrument, or one of the original duplicates thereof duly indorsed by the recorder, or a mortgagee's duplicate of the owner's certificate of title is outstanding in the hands of the original incumbrancee or his assigns, no entry or memorial of a release shall be made by the recorder without the production of such original instrument, or the said duly indorsed original duplicate thereof and also the mortgagee's duplicate certificate of title."

In line 1192 strike out the semi-colon (;) and insert a comma (,) in place thereof.

At end of line 1210 insert the words "record where recorded."

In line 1211 strike out the word "register" and also the comma (,) after the word "register"

In line 1232 after the word "upon" insert the words "or in".

In line 1291 after the word "to" insert the words "the land to".

In line 1293 after the word "file" insert the words "with the recorder".

In line 1302 after the word "filed" insert the words "with him".

In line 1304 after the word "such" insert the words "suit, bill, proceeding or".

In line 1306 after the word "any" insert the words "involuntary".

In line 1319 strike out the word "same" and insert in lieu thereof the words "entry of such discharge by the recorder pursuant to his finding or the order of the court".

In line 1324 strike out the word "entitled" and in lieu thereof insert the word "attached".

In line 1339 strike out the words "and map" and in lieu thereof insert "description and plat".

In line 1346 add the letter "s" to the word "limitation".

In line 1379 strike out the semi-colon (;) after the word "filing".

In line 1382 strike out the comma (,) after the word "effect".

In line 1384 strike out the word "affect" and in lieu thereof insert the word "effect".

In line 1409 strike out the word "register" and in lieu thereof insert the words "registered certificate".

In line 1423 strike out the word "register" and in lieu thereof insert the words "registered certificate of title".

In line 1428 after the word "tax" insert a comma (,); also in line 1428 strike out the word "inspection" and insert in lieu thereof the word "imposition".

In line 1444 strike out the comma (,) after the word "order".

In line 1473 add the letter "s" to the word "title".

In line 1478 after the word "his" insert the words "or her".

In line 1479, after the word "correction" insert ", giving date thereof," and also in line 1479, after the word "entered" insert the words "and attested"

In line 1483, strike out the word "of" and in lieu thereof insert the word "or"

In line 1484, after the word "certificate" insert the words "of title"

In line 1485, after the word "certificate" insert the words "of title"

In line 1488, after the word "certificate" insert the words "of title"

In line 1489, after the word "certificate" insert the words "of title"

In line 1494, after the word "certificate" insert the words "of title"

In line 1496, after the word "certificate" insert the words "of title"; also in line 1496 strike out the period (.) after the word "mistake" and in lieu thereof insert a comma (,) and add thereto the following: "provided that in correcting any such error or mistake the original words shall not be erased or rendered illegible and the recorder shall attest such corrections by affixing his initials or name and the date thereof." In line 1509, after the word "certificate" insert the words "of title"

In line 1510, strike out the word "duplicated" and insert in lieu thereof the word "duplicate"; also in line 1510, after the word "certificate" insert the words "and also enter references to all instruments filed but not yet entered as memorials on the registered certificate of title"

After the period (.), in line 1512, add the following: "*At the time of making application for such continuation and certification of a duplicate certificate of title, the registered owner may file with the recorder an affidavit that said application is made in good faith for the purpose of closing up a bona fide transfer or incumbrance of the land described in such duplicate certificate, naming the proposed transferee or incumbrancee, and thereupon the recorder shall note upon the registered certificate and also upon the duplicate certificate of title a stay of registration for the period of 24 hours of all instruments and papers affecting said land other than those relating to or connected with such proposed transfer or incumbrance; and all such other instruments and papers so filed within said 24 hours shall be registered after and subordinate to such instruments relating to or connected with such proposed transfer or incumbrance.*"

In line 1533 strike out the word "or" and insert in lieu thereof the word "of"

In line 1539 after the word "of" insert the word "any"

In line 1547 after the word "the" insert the word "registered"

In line 1570 strike out the word "conclusively"

In line 1574 after the word "the" insert the word "registered"

In line 1612 after the word "part" insert the word "wrongfully"

In line 1613 after the word "therein" insert the words "or lien or charge thereon"

In line 1614 strike out the word "of" and in lieu thereof insert the word "or"

In line 1617 after the word "who" insert the word "wrongfully".

In line 1621 after the word "being," insert the word "wrongfully"; also in line 1621 change the capital "S" in the word "section" to a small "s"

In line 1622 change "58" to "57" and also in line 1622 after the comma (,) after the word "act," insert the following: "and who by the

provisions of this act is precluded from bringing an action for the recovery of such land or of any interest therein, or from enforcing any claim or lien upon the same."

In line 1627 after the word "misdescription" insert the words "or omission"

In line 1628, add the letter "s" to "title"

In line 1637 strike out the word "treasury" and in lieu thereof insert the word "treasurer" and after the word "treasurer" insert a comma (,).

In line 1696 after the word "action" insert a comma, and the words "finding or decision"

In line 1708 after the word "and" insert the word "of".

In line 1726 after the word "filed" insert the words "in the court of appeals"

In line 1728 after the word "decree" insert the words "complained of"

Strike out all of line 1739 and insert same at the beginning of line 1744.

In line 1761 after the word "equitable" insert the following: "*in registered land*" and insert "duplicate" before "certificate"

In line 1762 after the period and the word "instrument" insert the following: "*Upon the filing of any voluntary instrument of transfer, incumbrance, assignment, release or satisfaction the recorder shall at once give notice thereof to the registered owner or holder, as the case may be, by letter mailed to his registered address, unless he be personally present at the time of such filing; and upon the filing of any paper for the purpose of acquiring an involuntary lien, charge or interest on or in registered land, the recorder shall at once give like notice to the registered owner.*"

In line 1765, strike out "register" and insert "registered certificate of title"

In line 1772, strike off the letter "s" in the word "attorneys".

In line 1777 after the period and the word "officers" insert the following: "*The court of appeals in any appellate district may prescribe rules of practice and procedure not in conflict with the provisions of this act, for the guidance of the recorder and the conduct of proceedings in the probate or common pleas courts within such districts, in any matter arising under this act.*"

In line 1780, after the word "applicant" insert the following: "*to register land*".

In line 1785 after the word "hold" strike out the word "the" and insert the word "his" and after the word "title" insert the words "or lien".

In line 1786 after the word "the" strike out the word "register" and insert in lieu thereof, the words "registered certificate".

In line 1790 after the word "certificate" insert "of title".

In line 1792 after the word "certificate" insert "of title".

In line 1820 strike out the word "affecting" and insert the word "effecting".

In line 1863 insert "duplicate" before "certificate".

In line 1867 insert "duplicate" before "certificate".

In line 1870 after the word "same" insert the following: "*for each separately registered parcel*".

In line 1872 after the word "certificate" insert the words: "*or issuing a mortgagee's duplicate certificate*".

CULBERTSON J. SMITH,
IRVIN F. SNYDER,
V. J. VONDERHEIDE,
J. R. B. KESSLER,

S. H. WILLIAMS,
C. A. REID,
THORNTON R. SNYDER,
OSCAR E. DISER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time, in its regular order.

Mr. Reid moved that the bill as amended be printed.

The motion was agreed to.

H. B. No. 169 — Mr. Sweeney, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 36, nays 62, as follows:

Those who voted in the affirmative are: Messrs.

Brennan,	Duffey,	Leist,	Snyder,
Capelle,	Fellinger,	Lustig,	of Pickaway,
Carroll,	Hoaglin,	Mills,	Sweeney,
Chapman,	Hoffman,	Mueller,	Terrell,
Clark,	Holl,	Orlikowski,	Venus,
Collins,	Horwitz,	Orrison,	Vollmer,
Cowan,	Kathe,	Schaefer,	Vonderheide,
Criswell,	Kennedy,	Shanley,	Walsh,
of Morrow,	Kilrain,	Snyder,	Winters—36.
Doster,	King,	of Hamilton,	
	of Ashtabula,		

Those who voted in the negative are: Messrs.

Acker,	Deaton,	Kilpatrick,	Reid, of Fayette,
Anderson,	Dickson,	King,	Reighard,
Appenzeller,	Donaldson,	of Franklin,	Reynolds,
Behne,	Ertel,	Kramer,	Rhulman,
Beyer,	Fell,	Lambert,	Robinson,
Bishop,	Freeman,	McCormick,	Siebert,
Bonnell,	Frick,	McGuffey,	Smith, of Butler,
Bour,	Gilson,	Morris,	Smith, of Morgan,
Brown,	Guthery,	Murphy,	Tetlow,
of Ashland,	Hastings,	Nungesser,	Thatcher,
Brown, of Union,	Hite,	Nye,	Thomas,
Cameron,	Hoover,	Pence,	White,
Colter,	Hunter,	Plank,	Williams,
Conover,	Jackson,	Flumb,	Winans,
Crawford,	Jenkins,	Quinlisk,	Wintermute,
Davis,	Kessler,	Read, of Summit,	Woodworth—62.

The bill not having received a constitutional majority, was lost.

H. B. No. 20 — Mr. Orrison, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Behne moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 19, insert after section number the words "of the General Code."

The motion was agreed to, and Mr. Behne was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 87, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Rhulman,
Anderson,	Doster,	of Ashtabula,	Robinson,
Appenzeller,	Duffey,	King,	Schaefer,
Beyer,	Fell,	of Franklin,	Shanley,
Bishop,	Fellinger,	Kramer,	Siebert,
Black,	Foreman,	Lambert,	Smith, of Butler,
of Wyandot,	Freeman,	Leist,	Smith, of Morgan,
Bonnell,	Frick,	McGuffey,	Snyder,
Bour,	Fulton,	Mills,	of Pickaway,
Brennan,	Gilson,	Morris,	Stivers,
Brown,	Hastings,	Mueller,	Sweeney,
of Ashland,	Hite,	Murphy,	Terrell,
Brown, of Union,	Hoaglin,	Nungesser,	Tetlow,
Cameron,	Hoffman,	Nye,	Thatcher,
Capelle,	Holl,	Orlikowski,	Thomas,
Carroll,	Hoover,	Orrison,	Venus,
Chapman,	Horwitz,	Pence,	Vonderheide,
Clark,	Hunter,	Plumb,	Walsh,
Collins,	Jackson,	Quinlisk,	White,
Colter,	Jenkins,	Read, of Summit,	Williams,
Crawford,	Kathe,	Reid, of Fayette,	Winans,
Criswell,	Kennedy,	Reighard,	Wintermute,
of Morrow,	Kessler,	Reynolds,	Woodworth—87.
Davis,			

The bill was passed.

The title was agreed to.

H. B. No. 227 — Mr. Foreman (by request), was taken up and read the third time.

The question being, "Shall the bill pass?", Mr. Foreman moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, strike out the words "so as".

The motion was agreed to, and Mr. Foreman was appointed such committee, and reported the bill amended as instructed.

Mr. Vonderheide moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 after the word "theater" insert the words "or motion picture show room".

In line 6, after the word "theaters" insert the words "or motion picture show room".

In line 12, after the word "theater" insert the words "or motion picture show room".

The motion was agreed to, and Mr. Vonderheide was appointed such committee, and reported the bill amended as instructed.

Mr. Hoaglin moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 36, after 12600-4, insert the words "of the General Code".

The motion was agreed to, and Mr. Hoaglin was appointed such committee, and reported the bill amended as instructed.

Mr. Foreman moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5, after syllable "ing" insert the word "in".

The motion was agreed to, and Mr. Foreman was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 83, nays 8, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Schaefer,
Anderson,	Doster,	of Ashtabula,	Shanley,
Appenzeller,	Duffey,	King,	Siebert,
Behne,	Ertel,	of Franklin,	Smith, of Morgan,
Beyer,	Fell,	Kramer,	Snyder,
Bishop,	Fellinger,	Lambert,	of Hamilton,
Black,	Foreman,	Leist,	Snyder,
of Wyandot,	Freeman,	Lowry,	of Pickaway,
Bonnell,	Frick,	Lustig,	Terrell,
Bour,	Guthery,	McGuffey,	Thatcher,
Brennan,	Hastings,	Morris,	Thomas,
Brown, of Union,	Hite,	Mueller,	Venus,
Cameron,	Hoaglin,	Murphy,	Vollmer,
Carroll,	Hoffman,	Nungesser,	Vonderheide,
Chapman,	Holl,	Orlikowski,	Walsh,
Clark,	Horwitz,	Flumb,	Warnes,
Cowan,	Hunter,	Quinlisk,	White,
Crawford,	Jenkins,	Read, of Summit,	Williams,
Criswell,	Kathe,	Reid, of Fayette,	Winans,
of Coshocton,	Kennedy,	Reighard,	Wintermute,
Criswell,	Kessler,	Reynolds,	Winters,
of Morrow,	Kilpatrick,	Rhulman,	Woodworth—83.
Davis,	Kilrain,		

Capelle, Collins, Conover, Hoover, Nye, Pence, Plank and Tetlow voted in the negative.

The bill was passed.

The title was agreed to.

On motion of Mr. Tetlow, the House adjourned at 5:30 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Friday, February 7, 1913, 9:00 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend Tileston F. Chambers, of Columbus. The journal of yesterday was read and approved.

Mr. Frick moved that the vote by which H. B. No. 24 — Mr. Carroll, was lost, be reconsidered.

The motion was agreed to and the bill was taken up.

The question being "Shall the bill pass?", on motion of Mr. Frick, said bill was referred to the committee on Codes, Courts and Procedure.

Mr. Warnes moved that House Rules No. 59 and 61 be suspended, and all bills on the calendar for third reading, be considered at this time.

The motion was agreed to and H. B. No. 232 — Mr. Fellinger, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 80, nays 18, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kilrain,	Rhulman,
Appenzeller,	Deaton,	King,	Robinson,
Barthelmeh,	Dickson,	of Ashtabula,	Schaefer,
Behne,	Donaldson,	King,	Scott,
Beyer,	Doster,	of Franklin,	Shanley,
Bishop,	Ertel,	Kramer,	Siebert,
Black,	Eting,	Lambert,	Smith, of Butler,
of Hamilton,	Fell,	Lowry,	Smith, of Morgan,
Bour,	Fellinger,	Lustig,	Snyder,
Brennan,	Foreman,	McGuffey,	of Hamilton,
Brown,	Frick,	Mills,	Sweeney,
of Ashland,	Fulton,	Morris,	Terrell,
Cameron,	Guthery,	Mueller,	Thatcher,
Carroll,	Hastings,	Murphy,	Thomas,
Chapman,	Hite,	Nungesser,	Venus,
Collins,	Hoffman,	Orlikowski,	Vollmer,
Colter,	Holl,	Orrison,	Vonderheide,
Conover,	Horwitz,	Plumb,	Walsh,
Cowan,	Jenkins,	Quinlisk,	Wintermute,
Crawford,	Kathe,	Read, of Summit,	Winters,
Criswell,	Kessler,	Reynolds,	Young—80.
of Morrow,	Kilpatrick,		

Those who voted in the negative are: Messrs.

Anderson,	Duffey,	Kemerer,	Reighard,
Bonnell,	Freeman,	Nye,	Tetlow,
Brown, of Union,	Gilson,	Pence,	White,
Capelle,	Hoover,	Plank,	Williams—18.
Clark,	Hunter,		

The bill was passed.

The title was agreed to.

H. B. No. 145 — Mr. Kilpatrick, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Kilpatrick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 21-a, strike out the word "lodged," and insert in lieu thereof, the word "lodge."

In line 49, change "8967," to "8957."

The motion was agreed to, and Mr. Kilpatrick was appointed such committee, and reported the bill amended as instructed.

Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 21, strike out the words "is then being," and insert in lieu thereof, the words "shall be."

The motion was disagreed to.

Mr. Behne moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 49, after 8965, add the words "of the General Code".

The motion was agreed to, and Mr. Behne was appointed such committee, and reported the bill amended as instructed.

Mr. Hunter moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 27, after the word "repaired", insert the words "and kept in repair".

The motion was disagreed to.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 96, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kessler,	Reighard,
Anderson,	Dickson,	Kilpatrick,	Reynolds,
Appenzeller,	Diser,	Kilrain,	Rhulman,
Barthelmeh,	Donaldson,	King,	Robinson,
Behne,	Doster,	of Ashtabula,	Schaefer,
Bishop,	Duffey,	King,	Scott,
Black,	Etling,	of Franklin,	Shanley,
of Hamilton,	Fell,	Kramer,	Siebert,
Black,	Fellinger,	Lambert,	Smith, of Butler,
of Wyandot,	Foreman,	Lustig,	Smith, of Morgan,
Boggs,	Freeman,	McCormick,	Sweeney,
Bonnell,	Frick,	McGuffey,	Tetlow,
Bour,	Fulton,	Mills,	Thatcher,
Brennan,	Gilson,	Morris,	Thomas,
Brown,	Gutherv.	Mueller,	Venus,
of Ashland,	Hastings,	Murphy,	Vollmer,
Brown, of Union,	Hite,	Nungesser,	Vonderheide,
Cameron,	Hoffman,	Nye,	Walsh,
Carroll,	Holl,	Orlikowski,	Warnes,
Chapman,	Horwitz,	Orrison,	Welsh,
Clark,	Hunter,	Pence,	White,
Collins,	Jenkins,	Plank,	Williams,
Colter,	Kathe,	Plumb,	Wintermute,
Cowan,	Kemerer,	Quinlisk,	Winters,
Crawford,	Kennedy,	Read, of Summit,	Young — 96.
Davis,			

The bill was passed.

The title was agreed to.

H. B. No. 15 — Mr. Morris, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Plank moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, strike out the words "so as".

In line 10, after "3008" insert the words "of the General Code" and a comma after the word "be" in the same line.

The motion was agreed to, and Mr. Plank was appointed such committee, and reported the bill amended as instructed.

Mr. Thatcher moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7 strike out the words "a mile" and insert the words "for each mile".

The motion was agreed to, and Mr. Thatcher was appointed such committee, and reported the bill amended as instructed.

Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6, strike out the word "three" and insert in lieu thereof the word "two".

The motion was disagreed to.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 81, nays 11, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cowan,	Kilpatrick,	Rhulman,
Anderson,	Crawford,	Kilrain,	Schaefer,
Appenzeller,	Davis,	King,	Shanley,
Behne,	Deaton,	of Ashtabula,	Siebert,
Bishop,	Dickson,	King,	Smith, of Butler,
Black,	Donaldson,	of Franklin,	Smith, of Morgan,
of Hamilton,	Doster,	Kramer,	Snyder,
Black,	Duffey,	Lambert,	of Hamilton,
of Wyandot,	Ertel,	Lustig,	Sweeney,
Boggs,	Etling,	McGuffey,	Thatcher,
Bonnell,	Fellinger,	Morris,	Thomas,
Bour,	Foreman,	Mueller,	Venus,
Brennan,	Freeman,	Murphy,	Vollmer,
Brown,	Gilson,	Nungesser,	Vonderheide,
of Ashland,	Guthery,	Nye,	Walsh,
Brown, of Union,	Hite,	Orlikowski,	Warnes,
Capelle,	Hoffman,	Orrison,	Welsh,
Carroll,	Holl,	Pence,	White,
Chapman,	Hoover,	Plank,	Williams,
Clark,	Jenkins,	Quinlisk,	Wintermute,
Collins,	Kemerer,	Read, of Summit,	Winters—81.
Colter,	Kessler,	Reynolds,	

Those who voted in the negative are: Messrs.

Criswell,	Hastings,	Kathe,	Reighard,
of Morrow,	Horwitz,	McCormick,	Robinson,
Frick,	Hunter,	Plumb,	Scott—11.

The bill was passed.

The title was agreed to.

H. B. No. 58—Mr. Snyder, of Hamilton, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Snyder, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3, strike out the figures (\$500.00)

In line 4, strike out the figure three (3).

The motion was agreed to, and Mr. Snyder, of Hamilton, was appointed such committee, and reported the bill amended as instructed.

Mr. Smith, of Butler, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, after the word "opium" insert the words "or cigarettes".

The motion was agreed to, and Mr. Smith, of Butler, was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, Mr. Snyder, of Hamilton, moved that the bill be referred to the committee on Judiciary. By leave of the House, Mr. Snyder withdrew the motion.

Mr. Jenkins moved that further consideration of the bill be indefinitely postponed.

The motion was disagreed to.

Mr. Williams moved that the vote by which the amendment of Mr. Smith, of Butler, was adopted, be reconsidered.

The motion was agreed to and the amendment was taken up.

The question being "shall the amendment be agreed to?", the amendment was disagreed to.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 81, nays 4, as follows:

Those who voted in the affirmative are: Messrs.

Anderson,	Crawford,	Kathe,	Quinlisk,
Barthelmeh,	Criswell,	Kemerer,	Read, of Summit,
Behne,	of Morrow,	Kessler,	Reighard,
Bishop,	Davis,	Kilpatrick,	Reynolds,
Black,	Deaton,	Kilrain,	Rhulman,
of Hamilton,	Dickson,	King,	Robinson,
Black,	Doster,	of Ashtabula,	Schaefer,
of Wyandot,	Duffey,	King,	Scott,
Boggs,	Ertel,	of Franklin,	Shanley,
Bonnell,	Etling,	Kramer,	Siebert,
Bour,	Foreman,	Lambert,	Smith, of Morgan,
Brennan,	Freeman,	Lustig,	Snyder,
Brown,	Frick,	McCormick,	of Hamilton,
of Ashland,	Gilson,	Morris,	Sweeney,
Brown, of Union,	Guthery,	Mueller,	Thomas,
Capelle,	Hastings,	Murphy,	Venus,
Carroll,	Hite,	Nungesser,	Vonderheide,
Chapman,	Hoffman,	Nye,	Warnes,
Clark,	Holl,	Orlikowski,	Welsh,
Collins,	Horwitz,	Pence,	White,
Colter,	Hunter,	Plank,	Williams,
Conover,	Jenkins,	Plumb,	Winters—81.

Messrs. Acker, Cowan, Mills, and Wintermute voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 57 — Mr. Snyder, of Hamilton, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Snyder, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5, strike out the words, "in any other action."

In line 7, strike out the word "an," and insert in lieu thereof the word "any."

In line 9, strike out the word "revelant," and in lieu thereof, insert the word "relevant."

The motion was agreed to, and Mr. Snyder, of Hamilton, was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 90, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brennan,	Dickson,	Hoffman,
Appenzeller,	Brown, of Union,	Doster,	Holl,
Barthelmeh,	Capelle,	Duffey,	Hoover,
Behne,	Carroll,	Ertel,	Horwitz,
Bigelow,	Clark,	Etling,	Hunter,
Bishop,	Collins,	Fellinger,	Jenkins,
Black,	Conover,	Foreman,	Kathe,
of Hamilton,	Cowan,	Freeman,	Kemerer,
Black,	Crawford,	Frick,	Kilpatrick,
of Wyandot,	Criswell,	Gilson,	Kilrain,
Boggs,	of Morrow,	Guthery,	King,
Bonnell,	Davis,	Hastings,	of Ashtabula,
Bour,	Deaton,	Hite,	

Those who voted in the affirmative are: Messrs.—Concluded.

King,	Nye,	Schaefer,	Venus,
of Franklin,	Orlikowski,	Scott,	Vollmer,
Kramer,	Pence,	Shanley,	Vonderheide,
Lambert,	Plank,	Siebert,	Walsh,
Lustig,	Plumb,	Smith, of Butler,	Warnes,
McCormick,	Quinlisk,	Smith, of Morgan,	Welsh,
McGuffey,	Read, of Summit,	Snyder,	White,
Morris,	Reighard,	of Hamilton,	Williams,
Mueller,	Reynolds,	Sweeney,	Wintermute,
Murphy,	Rhulman,	Tetlow,	Winters,
Nungesser,	Robinson,	Thomas,	Young—90.

The bill was passed.

The title was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to

S. B. No. 72 — Mr. Friebolin.

S. B. No. 8 — Mr. Friebolin.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House of Representatives is requested:

S. B. No. 99 — Mr. Weygandt. Authorizing trustees of Windham township, Portage county, Ohio, to transfer funds.

S. B. No. 20 — Mr. Cook. To repeal section 1176 and to amend sections 1175 and 13382 of the General Code and to supplement section 1177 of the General Code by the enactment of sections 1177-1, 1177-2 and 1177-3 to further define the powers and duties of the state board of veterinary examiners.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

Mr. Warnes moved that the House proceed to the third order of business.

The motion was agreed to and the House proceeded to the third order of business, being reports of standing committees.

Mr. McCormick submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 230 — Mr. Boggs, having had the same under consideration, reports it back and recommends its passage.

W. M. BROWN,
WILL E. MURPHY,
F. B. FELL,
B. H. KATHE,
M. G. NUNGESSER,
I. S. GUTHERY,

WM. C. MCGUFFEY,
F. M. PLANK,
CHAS. A. WHITE,
N. H. HUNTER,
C. H. MCCORMICK,
G. G. O. PENCE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Cowan submitted the following report:

The standing committee on Finance, to which was referred S. B. No. 82 — Mr. Green, having had the same under consideration, reports it back, and recommends its passage.

JOHN COWAN,
A. BEYER,
L. H. SCOTT,
GEO. LEIST, JR.,
M. J. JENKINS,

R. R. KENNEDY,
H. FELLINGER,
T. A. BONNELL,
R. R. REYNOLDS.

The report was agreed to.

On motion of Mr. Cowan, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and S. B. No. 82 was read the second time by its title.

On motion of Mr. Cowan, the constitutional rule requiring bills to be read fully on three different days was dispensed with and S. B. No. 82 was read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 88, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kilrain,	Reynolds,
Anderson,	Deaton,	King,	Rhulman,
Barthelmeh,	Dickson,	of Ashtabula,	Robinson,
Behne,	Doster,	King,	Schaefer,
Bigelow,	Duffey,	of Franklin,	Shanley,
Bishop,	Ertel,	Lambert,	Siebert,
Black,	Eting,	Lustig,	Smith, of Butler,
of Hamilton,	Fellinger,	McCormick,	Smith, of Morgan,
Boggs,	Foreman,	McGuffey,	Snyder,
Bonnell,	Freeman,	Mills,	of Hamilton,
Bour,	Frick,	Morris,	Sweeney,
Brennan,	Gilson,	Mueller,	Tetlow,
Brown, of Union,	Guthery,	Murphy,	Thomas,
Capelle,	Hastings,	Nungesser,	Venus,
Carroll,	Hite,	Nye,	Vollmer,
Chapman,	Holl,	Orlikowski,	Vonderheide,
Clark,	Hoover,	Orrison,	Walsh,
Collins,	Horwitz,	Pence,	Warnes,
Conover,	Hunter,	Plank,	Welsh,
Cowan,	Jenkins,	Plumb,	White,
Crawford,	Kathe,	Quinisk,	Williams,
Criswell,	Kemerer,	Read, of Summit,	Wintermute,
of Morrow,	Kilpatrick,	Reighard,	Winters,
			Young—88.

The bill was passed.

The title was agreed to.

Mr. Frick submitted the following report:

The standing committee on Cities, to which was referred H. B. No. 77 — Mr. King, of Franklin, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5 after "be" add asterisks.

In line 19 after 6415 add "of the General Code."

HERBERT S. BIGELOW,
JAS. T. CARROLL,
C. P. VENUS,
H. M. DONALDSON,
DON P. MILLS,
JOHN G. COOPER,

W. T. COLTER,
C. A. ORRISON,
ADAM FRICK,
ROBERT BLACK,
JOHN R. KING.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Mills submitted the following report:

The standing committee on Cities, to which was referred H. B. No. 182—Mr. Cowan, having had the same under consideration, reports it back and recommends its indefinite postponement.

HERBERT S. BIGELOW,
JAS. T. CARROLL,
C. P. VENUS,
H. M. DONALDSON,
DON P. MILLS,
JOHN G. COOPER,

W. T. COLTER,
C. A. ORRISON,
ADAM FRICK,
ROBERT BLACK,
JOHN R. KING.

The report was agreed to and the bill was indefinitely postponed.

Mr. Barthelmeh submitted the following report:

The standing committee on County Affairs, to which was referred H. B. No. 98—Mr. Thatcher, having had the same under consideration, reports it back, and recommends its passage.

C. APPENZELLER,
WM. H. SCHWEIKERT,
GEO. F. LEIST, Jr.

FRED BARTHELMEH,
WALTER G. AGLER,
FRANK H. REIGHARD.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Barthelmeh submitted the following report:

The standing committee on County Affairs, to which was referred H. B. No. 99—Mr. Thatcher, having had the same under consideration, reports it back, and recommends its passage.

C. APPENZELLER,
WM. H. SCHWEIKERT,
FRED BARTHELMEH,

WALTER G. AGLER,
GEO. LEIST, Jr.
FRANK H. REIGHARD.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Fellingner submitted the following report:

The standing committee on Insurance, to which was referred S. B. No. 33 — Mr. Haas, having had the same under consideration, reports it back, and recommends its passage.

JAMES NYE,
C. M. FOREMAN,
LOUIS HORWITZ,
C. A. REID,

C. P. VENUS,
W. O. HITE,
JOHN F. KRAMER,
C. B. SMITH.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 8 — Mr. Kennedy, having had the same under consideration, reports it back and recommends its passage.

CULBERSTON J. SMITH,
JOHN F. KRAMER,
ALTON H. ETLING,
J. CHAS. CRISWELL,
THORNTON R. SNYDER,

J. R. B. KESSLER,
V. J. VONDERHEIDE,
STEPHEN M. YOUNG,
W. B. KILPATRICK,
PERCY TETLOW.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Collins submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 39 — Mr. Collins, having had the same under consideration, reports it back and recommends its passage.

PETER J. COLLINS,
JOHN F. KRAMER,
J. CHAS. CRISWELL,
ALTON H. ETLING,

CULBERTSON J. SMITH,
J. R. B. KESSLER,
STEPHEN M. YOUNG,
W. B. KILPATRICK.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Shanley submitted the following report:

The standing committee on Military Affairs, to which was referred H. B. No. 221 — Mr. Gilson, having had the same under consideration, reports it back and recommends its passage.

LOUIS R. SIEBERT,
VAN S. DEATON,
J. J. SHANLEY, SR.,
LOUIS H. CAPELLE,

B. H. KATHE,
E. B. STIVERS,
JAMES NYE.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Lambert submitted the following report:

The standing committee on Mines and Mining, to which was referred S. B. No. 38 — Mr. Green, having had the same under consideration, reports it back, and recommends its passage.

JAMES A. FREEMAN,
J. J. SHANLEY, SR.,
FRANK P. LAMBERT,
W. H. ACKER,
R. R. BOUR,

E. C. WOODWORTH,
PERCY TETLOW,
W. A. HITE,
W. A. RHULMAN.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Williams submitted the following report:

The standing committee on Prisons and Prison Reform, to which was referred S. B. No. 83 — Mr. Wieser, having had the same under consideration, reports it back and recommends its passage.

SAMUEL J. BLACK,
ED. H. BISHOP,
M. J. JENKINS,
MARTIN QUINLISK,
S. H. WILLIAMS,

F. J. KILRAIN,
C. M. FOREMAN,
PETER J. COLLINS,
S. C. ANDERSON.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Behne submitted the following report:

The standing committee on Public Printing, to which was referred S. B. No. 57 — Mr. Moore, having had the same under consideration, reports it back and recommends its passage.

WM. BEHNE,
JAS. T. CARROLL,
W. H. ACKER,
H. L. HASTINGS,

CHAS. D. CONOVER,
W. D. FULTON,
T. E. HOOVER.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Public Schools, to which was referred H. B. No. 40 — Mr. Read, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all after the enacting clause and substitute the following:

"It shall be the duty of each teacher in the public schools of the state to devote not less than thirty minutes in each month during the time such school is in session for the purpose of instructing the pupils thereof as to ways and means of preventing accidents.

Section 2. The superintendent of public instruction shall prepare, publish and distribute, at the expense of the state, a manual conveniently

arranged in chapters or lessons for the guidance of teachers in carrying out the provisions of this act."

GEO. M. HOAGLIN,
JOHN F. KRAMER,
GEO. S. CRAWFORD,
JOHN F. GILSON,
G. G. O. PENCE,
W. M. DICKSON,
FRED BARTHELMEH,

J. J. SHANLEY, Sr.,
C. A. BROWN,
GUY DETRICK,
JOHN H. LOWRY,
VAN S. DEATON,
J. V. WINANS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Read, H. B. No. 40 was ordered printed as amended.

Mr. Orrison submitted the following report:

The standing committee on Public Waterways, to which was referred H. B. No. 141 — Mr. Cowan, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2 insert "," after "owners"

In line 2 after word "through" insert "or along".

In line 3 strike out the commas after "land" and "courses", strike out "through or along said land or lands".

In line 7 strike out "neglects" and in lieu insert "neglect".

In line 7 and 8 strike out "refuses" and in lieu insert "refuse"

In line 9 after "courses" insert ","

In line 10 after "courses" insert "," and strike out "s" in "owners".

In line 11 after "lands" strike out ","

VIRGIL J. TERRELL,
C. APPENZELLER,
EDWARD R. MUELLER,
BERNARD ORLIKOWSKI,

S. C. ANDERSON,
C. A. ORRISON,
C. M. FOREMAN.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Pence submitted the following report:

The standing committee on Public Waterways, to which was referred H. B. No. 84 — Mr. Mueller, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 7, strike out "but" and in lieu insert "or."

In line 10, after "appoint" insert "a competent superintendent, who shall."

In line 10, after "appoint" strike out "to".

In line 10, strike out "a competent"

In line 11, strike out "superintendent" and in lieu thereof insert "as hereinafter provided."

In line 13, strike out "appointee" and in lieu thereof insert "superintendent".

In line 17, strike out "freed" and insert in lieu thereof "free".

In line 25, after "authority" insert "from said county commissioners first obtained. Said superintendent shall possess all necessary police authority."

In line 38, after "county" insert ",".

In line 38, strike out "charge," and in lieu insert "charged."

In line 39, strike out "monies" and in lieu insert "money"

In line 41, strike out "monies" and insert "money".

In line 45, after "within" insert "said county, together with the names of the owners of same, and the".

In line 46, strike out "the".

In line 47, strike out "monies" insert in lieu thereof "money".

In line 48, after "aforesaid" insert "for the year up to August thirty-first on the lands and lots aforesaid."

Strike out line 52.

EDWARD R. MUELLER
VIRGIL J. TERRELL,
C. A. ORRISON,
G. G. O. PENCE,

S. C. ANDERSON,
BERNARD ORLIKOWSKI,
C. M. FOREMAN.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Pence, H. B. No. 84 was ordered printed as amended.

The following bills were introduced and read the first time:

H. B. No. 263 — Mr. King, of Ashtabula. To protect and conserve the health and lives of school children and promote their efficiency by providing for their medical and dental inspection and subsequent necessary treatment.

H. B. No. 264 — Mr. King, of Ashtabula. To provide for the conservation of the health of the people of the state, and the prevention of disease.

H. B. No. 265 — Mr. King, of Ashtabula. To amend sections 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3151, 3152, 3153 of the General Code of Ohio, relating to county and district tuberculosis hospitals.

H. B. No. 266 — Mr. King, of Ashtabula. To prevent the spread of tuberculosis.

H. B. No. 267 — Mr. Holl. To provide for certain fees to be paid for corporations, associations and persons subject to inspection and examination by the superintendent of banks; also certain fees to be paid by foreign trust companies; and for the disposition to be made of such fees.

H. B. No. 268 — Mr. White. To amend section 12414 of the General Code, relating to the carnal knowledge of a female person under the age of sixteen years with her consent.

H. B. No. 269 — Mr. Orlikowski. To amend sections 1579-33, 1579-37 and 1579-38 of the General Code, to provide for the removal of the minimum limit of salaries of certain officers.

H. B. No. 270 — Mr. Orlikowski. To create a sub-division of chapter 5, subdivision 1, division 2, title IX, part 2, of the General Code, and to attach a certain act thereto.

H. B. No. 271 — Mr. Lustig. To provide for the regulation of the use of fictitious names in the conduct and transaction of business, and to repeal sections 8099, 8100, 8101, 8102, 8103, 8104 and 8105 of the General Code.

H. B. No. 272 — Mr. Vollmer. To amend section 9007 of the General Code, relating to hours of service of certain railroad employees.

H. B. No. 273 — Mr. Doster. To amend sections 7755, 7756, 7757, 7758, 7759, 7760, 7761 for the establishment of public schools for the deaf, blind and crippled.

H. B. No. 274 — Mr. Young. To amend section 8570 of the General Code, relative to the vendor retaking possession of personal property.

H. B. No. 275 — Mr. Walsh. To revise, codify and number chapter 13, title V, part 2 of the General Code.

H. B. No. 276 — Mr. Sweeney. To transfer all except sections 12600-279, 12600-280 and 12600-282 of the "state building code" from chapter 5, title I, part 4 of the General Code to chapter 3a, title II, part 2 of the General Code; to renumber the sections thereof; and partially to revise and codify it.

H. B. No. 277 — Mr. Kilrain. To provide for seats for operators of street cars.

H. B. No. 278 — Mr. Kilrain. To change the caption of chapter 4, title II, part 2 of the General Code; to attach certain sections thereto, and partially to revise and codify it.

H. B. No. 279 — Mr. Winters. To adopt as part of the General Code the titles, chapters and sections of the appendix thereto; to number the sections thereof; and to add certain chapters and sections.

H. B. No. 280 — Mr. Winters. To change the caption of chapter 25, title II, part 2 of the General Code; to attach certain sections thereto, and partially to revise and codify it.

H. B. No. 281 — Mr. Winters. To number chapter 29, division 2, title III, part I of the General Code, and to partially revise and codify it.

H. B. No. 282 — Mr. Winters. To add certain acts of the General Assembly to chapter 13, division 2, title III, part I of the General Code, and to partially revise and codify said chapter.

H. B. No. 283 — Mr. King, of Franklin. To attach an act entitled "An act to promote the safety of employes and travelers upon railroads by compelling railroad companies to equip their locomotives with suitable boilers and appurtenances thereto," to chapter 4, subdivision 1, division 2, title IX, part 2 of the General Code, and partially to revise and codify it.

H. B. No. 284 — Mr. Clark. To amend sections 3007, 11420, 11421, 11423, 11424, 11425, 11426 and 11433 of the General Code, relating to fees, appointment and duties of jury commissioners.

H. B. No. 285 — Mr. Clark. To amend section 2254 of the Gen-

H. B. No. 286 — Mr. Acker. To authorize the sale of a certain portion of the Hocking canal, running through the incorporated village of Logan, Hocking county, Ohio.

H. B. No. 287 — Mr. Jenkins. To amend sections 3391 and 4404 of the General Code, relating to township and municipal boards of health.

H. B. No. 288 — Mr. Duffey (as prepared by the late Hon. Lawrence F. Conway, of Lucas county). To provide for the investigation of the Friedman treatment of tuberculosis.

H. B. No. 289 — Mr. Duffey. To change the caption of 16, title II, part 2, of the General Code; to create an additional sub-division thereof and to partially revise and codify such sub-division.

H. B. No. 290 — Mr. Duffey. To create a lien in favor of contractors, sub-contractors, laborers and material men, and to repeal sections 8308, 8310, 8311, 8312, 8313, 8314, 8315, 8316, 8317, 8318, 8319, 8320, 8321, 8322, 8323, 8330, 8333, 8334, 8335, 8336, 8337 and 8338 of the General Code.

H. B. No. 291 — Mr. Duffey. To amend sections 11895 and 11897 of the General Code, relating to the appointment, powers, duties and compensation of receivers.

H. B. No. 292 — Mr. Duffey. To amend section 142 of the General Code, respecting appointment by the governor to fill vacancy in the office of judge.

H. B. No. 293 — Mr. Duffey. To amend the statutes relating to the jurisdiction and procedure in the court of appeals of Ohio.

H. B. No. 294 — Mr. Nye. To amend section 9491 of the General Code, relating to the regulation and control of fraternal benefit societies.

H. B. No. 295 — Mr. Nye. To create certain sub-divisions of chapter 2, title IV, part 2, of the General Code, and to partially revise and codify them.

H. B. No. 296 — Mr. Deaton. To create an institution for the relief of the needy blind.

H. B. No. 297 — Mr. Guthery. To amend section 1153 of the General Code, relating to the sale, offering for sale or keeping for the purpose of selling of commercial fertilizer.

H. B. No. 298 — Mr. Welsh. To amend section 1441 of the General Code, relative to fishing nets.

H. B. No. 299 — Mr. Welsh. To provide for the payment of wages twice in each calendar month.

H. B. No. 300 — Mr. Shanley. To provide for the regulation and inspection of amusement riding devices.

H. B. No. 301 — Mr. Quinlisk. To make an appropriation for the purpose of constructing a bridge, and the necessary approaches thereto, over the Loramie reservoir, in Shelby county, Ohio.

H. B. No. 302 — Mr. Read, of Summit. To amend section 12603 of the General Code, relative to operating motor vehicles unreasonably or improperly, to include motorcycles.

H. B. No. 303 — Mr. Etling. To provide for the examination of stallions or jacks.

H. B. No. 304 — Mr. Etling. To amend sections 284, 285 and 286 of the General Code and to supplement said section 286 by the enactment of additional sections to be known as sections 286-1, 286-2 286-3 and 286-4, relating to the bureau of inspection and supervision of public offices.

H. B. No. 305 — Mr. Behne. To fix the liability of accident and casualty companies doing business in Ohio, and to provide for the enforcement of such liability.

H. B. No. 306 — Mr. Behne. To amend section 648 of the General Code, relating to the publication of certificate of insurance company or association.

On motion of Mr. Black, of Hamilton, the House adjourned at 11:13 o'clock a. m.

Attest:—

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Monday, February 10, 1913, 5:00 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend John R. Jones, of Columbus.

The journal of the last legislative day was read and approved.

Mr. Morris moved that Sub. H. B. No. 214 be printed.

The motion was agreed to and the bill was ordered printed.

Mr. Brown, of Ashland, submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 210 — Mr. Kramer, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended: In line 25, after the number 375 insert the following, "of the General Code."

WM. BROWN,
C. H. McCORMICK,
G. G. O. PENCE,
B. H. KATHE,
F. B. FELL,

M. G. NUNGESSER,
R. B. CAMERON,
T. E. HOOVER,
F. M. PLANK,
THORNTON R. SNYDER.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Brown, of Ashland, submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 164 — Mr. Nungesser, having had the same under consideration, reports it back, and recommends that it be indefinitely postponed.

WM. BROWN,
C. H. McCORMICK,
G. G. O. PENCE,
B. H. KATHE,
F. B. FELL,

M. G. NUNGESSER,
R. B. CAMERON,
T. E. HOOVER,
F. M. PLANK,
THORNTON R. SNYDER.

The report was agreed to, and the bill was indefinitely postponed.

Mr. Brown, of Ashland, submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 148 — Mr. Brown, of Union, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 9, strike out the second "s" in the word "sections"; after the number "1416", strike out "and 1416-1" insert the following: "of the General Code be" and in line 10, strike out the word "are" and in lieu thereof, insert the word "is."

WM. BROWN,
C. H. McCORMICK,
G. G. O. PENCE,
B. H. KATHE,
F. B. FELL,

M. G. NUNGESSER,
R. B. CAMERON,
T. E. HOOVER,
F. M. PLANK,
THORNTON R. SNYDER.

The amendments were disagreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Brown, of Union, submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 127 — Mr. Acker, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all after the enacting clause and in lieu thereof, substitute the following:

SECTION 1. That the importation of all dairy cows and neat cattle for breeding purposes into the state of Ohio, is hereby prohibited, excepting when such cows and neat cattle are accompanied by a certificate from a duly qualified veterinarian, who is a graduate of a recognized veterinary college in the United States, Canada or Europe, and whose competency and reliability are certified to by the authorities charged with the control of the diseases of domestic animals in the state whence the cattle came, certifying that they are free from tuberculosis and any other infectious disease of a malignant character and that they have been properly examined and subjected to the tuberculin test. Tuberculin test certificates must contain temperature records as required by the regulations of the United States Bureau of Animal Industry or as may from time to time be prescribed by the state board of live stock commissioners, and all such inspections, examinations and tuberculin tests must be made within six weeks prior to the importation into this state.

SECTION 2. That in lieu of an inspection certificate as above required, the cattle may be detained at suitable stockyards nearest to the state line on the railroad over which they are shipped, and there examined at the expense of the owner by a veterinarian qualified as above, whose competency and reliability are certified to by the authorities charged with the control of the diseases of domestic animals in the state in which such stockyards are located, or cattle as above specified from points outside of the state may, under such restrictions as may be prescribed by the state board of live stock commissioners be shipped in quarantine to their destination in Ohio, there to remain in quarantine until so examined at the expense of the owner, and released by the state board of live stock commissioners.

SECTION 3. The state board of live stock commissioners is hereby charged with the enforcement of this act, and is authorized to see that its provisions are obeyed, to prescribe official forms to be used for certificates, tags for identification of animals, and to make, from time to time, such rules and regulations as may be necessary and proper for its enforcement. The rules and regulations of said state board of live stock commissioners when so prescribed and adopted shall be duly published, and notice given of the same according to law.

SECTION 4. The failure of any individual, company or corporation, to comply with the rules of the state board of live stock commissioners, or to respect its regulations with regard to diseased animals when so prescribed and adopted as aforesaid, shall subject the offender to a penalty of not less than fifty dollars nor more than five hundred dollars, to be recovered by civil action in the county in which the offense is committed, and in addition to the penalty above provided, a person violating any of the provisions of this act, shall be deemed guilty of a misdemeanor, and upon conviction, shall be fined not less than fifty dollars nor more than two hundred dollars; such fines and penalties to be col-

lected in the name of the state of Ohio. All moneys recovered by civil action as provided for in this section, shall be paid into the state treasury and be accredited to the Agricultural fund.

SECTION 5. It shall be the duty of the attorney general or any county prosecuting attorney to prosecute all violations of this act, when so requested by the state board of live stock commissioners.

THORNTON R. SNYDER.	M. G. NUNGESSER,
WM. BROWN,	R. B. CAMERON,
C. H. MCCORMICK,	T. E. HOOVER,
G. G. O. PENCE,	F. M. PLANK,
B. H. KATHE,	

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. McCormick moved that H. B. No. 127 be printed as amended. The motion was agreed to.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

S. B. No. 8—Mr. Friebolin. To amend sections 11455, 11456 and 11457 of the General Code, relative to verdicts in the common pleas court.

S. B. No. 71—Mr. Friebolin. To amend section 1579-19 of the General Code of the state of Ohio, relative to verdicts in the municipal court.

S. B. No. 72—Mr. Friebolin. To amend sections 10350 and 10351 of the General Code, relative to verdicts in the justice court.

S. J. R. No. 18—Mr. Greenlund. Authorizing the printing of two hundred additional copies of S. B. No. 18—Mr. Greenlund.

JNO. L. McDERMOTT,	JAS. T. CARROLL,
M. A. BROADSTONE,	FRANK W. THOMAS,
J. E. HOLDEN,	F. J. KILRAIN,
VINCENT ZMUNT,	W. D. FULTON.
WM. GREEN,	

The speaker of the House, in the presence of the House, signed said bills and joint resolution.

Mr. Schweikert submitted the following report:

The standing committee on Public Utilities, to which was referred S. B. No. 25—Mr. Gregory, having had the same under consideration, reports it back, and recommends its passage.

LOUIS H. CAPELLE,	W. O. JACKSON,
FRANK P. LAMBERT,	DON P. MILLS,
W. A. RHULMAN,	WM. H. SCHWEIKERT.
CHAS. A. ORRISON,	

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Warnes, submitted the following report:

The joint committee on Rules, to which were referred the joint rules of the general assembly, having had the same under consideration, recommends that the joint rules governing the 79th general assembly be adopted with the following amendment:

Strike out all of rule 25, and insert in lieu thereof the following:

Rule 25. When a message shall be transmitted to the general assembly by the Governor expressing his disapproval of any bill, or, item or items of an appropriation bill, which has been passed by the general assembly, the question shall be presented in each House as follows: "Shall the bill (or item or items of the appropriation bill) be passed notwithstanding the objections of the Governor?"

C. L. SWAIN,
JOHN H. LOWRY,
W. B. KILPATRICK,

OSCAR E. DISER,
ROBERT BLACK.

The report was agreed to.

Mr. Cooper moved that H. B. No. 159 be taken from its regular place on the calendar and referred to a select committee of one, with leave to report at any time.

The motion was agreed to and Mr. Cooper was appointed such committee.

Mr. Cooper arose to a question of privilege, and asked that his vote be recorded on H. B. No. 145 — Mr. Kilpatrick. His name being called, Mr. Cooper voted aye.

Mr. Hite offered H. J. R. No. 17. Relative to post roads.

Mr. Hite moved that the rules be suspended and the resolution be considered at once.

The motion was disagreed to and the resolution was laid over under the rule.

Mr. Shanley offered H. J. R. No. 18. Relative to 9,000 sets of Howe's Historical Collections.

The resolution was laid over under the rule.

The following bills were introduced and read the first time:

H. B. No. 307 — Mr. Kennedy. To provide for the erecting of a suitable memorial to commemorate the historical importance of Fort Amanda, of Auglaize county, Ohio.

H. B. No. 308 — Mr. Woodworth. To authorize the board of education or Canaan township, Athens county, Ohio, to pay Carl H. Hill for services as teacher.

H. B. No. 309 — Mr. Woodworth. To authorize the board of education of Canaan township, Athens county, Ohio, to pay Lutie M. Caldwell, for services as teacher.

H. B. No. 310 — Mr. Smith, of Butler. To amend section 10969 of the General Code, relating to authority of guardians and trustees in borrowing money and mortgaging real estate of wards.

H. B. No. 311 — Mr. Smith, of Butler. To amend section 7936 of the General Code, relating to the irreducible trust fund of the Ohio university.

H. B. No. 312. Mr. Plumb (by request). To amend section 9704 of the General Code, relating to the capital stock of banks.

H. B. No. 313 — Mr. Winters. To enact, revise, codify and number chapter 11 (eleven), title III, part 2 of the General Code; and to re-number the sections thereof.

H. B. No. 314 — Mr. Winters. To create a sub-division of chapter 2, title III, part 2 of the General Code, and partially to revise and codify an act entitled "An act to provide for the construction of joint county ditches."

H. B. No. 315 — Mr. Winters. To change the caption of chapter 2, division 1, title V, part 1 of the General Code from "Trustees and Officers" to "Ohio Board of Administration"; to attach a certain act thereto; and partially to revise and codify the chapter.

H. B. No. 316 — Mr. Winters. To revise and codify certain sections of chapter II, division 2, title III, part 1 of the General Code, relating to the chief inspector of mines.

H. B. No. 317 — Mr. Winters. To revise and codify chapter 1, of sub-division 2, division 2, title IX, part of the General Code.

H. B. No. 318 — Mr. Morris. To amend sections 1546 and 1550 of the General Code, providing for the appointment, and compensation of official court stenographers.

H. B. No. 319 — Mr. Black, of Hamilton. To amend section 5649-5b, relating to taxation.

H. B. No. 320 — Mr. Black, of Hamilton. To amend section 2312 and 2313 of the General Code and to supplement section 2313 of the General Code by the enactment of supplemental sections to be numbered 2313-1, and 2313-2, relating to the emergency board.

H. B. No. 321 — Mr. Snyder, of Hamilton. To provide for the taking of depositions in criminal cases.

H. B. No. 322 — Mr. Snyder, of Hamilton. Providing a board to censor motion picture films and prescribing the duties and powers of the same.

H. B. No. 323 — Mr. Schweikert. To change the caption of chapter 2 of division 3, title XI, part 1 of the General Code; to attach certain sections thereto, and partially to revise and codify it.

H. B. No. 324 — Mr. Lowry. To amend sections 4679, 4691, 4682, 4683, 4684, 4684-1, 4684-2, 4685, 4689, 4747, 4763, 7641, 7654, 7679, 7702, 7730, 7740, 7747, 7748, 7769, 7772, 7811, 7812, 7814, 7821, 7830, 7831, 7832, and to repeal sections 4687, 4688, 4712, 4713, 4714, 4715, 4716, 4717, 4718, 4719, 4720, 4721, 4722, 4723, 4724, 4725, 4726, 4727, 4728, 4729, 4730, 4731, 4732, 4733, 4734, 4735, 4736, 4737, 4738, 4739, 4740, 4741, 4742, 4743, 4744, 7588, 7589, 7590, 7591, 7646, 7665, 7666, 7667, 7668, 7669, 7670, 7671, 7672, 7705, 7706, 7719, 7731, 7732, 7742, 7743, 7746, 7749, 7858-7 of the General Code, relative to rural school systems.

H. B. No. 325 — Mr. Nye. To prevent the publication of anonymous statements, or arguments for or against pending legislation, and to provide the penalty for the violation thereof.

H. B. No. 326 — Mr. Duffey. To amend section 12672 of the General Code, relative to the sale of cocaine and other drugs.

H. B. No. 327 — Mr. Duffey. To amend sections 8874, 8876 and 8897, of the General Code, relating to the altering or abolishing highway, grade or other crossings.

H. B. No. 328 — Mr. Diser. To amend section 2252 of the General Code of Ohio, relating to the additional compensation for judges of common pleas and superior courts.

H. B. No. 329 — Mr. Diser. To provide for the establishment of a municipal court in and for the city and township of Youngstown, Ohio.

H. B. No. 330 — Mr. Horwitz. To amend section 4227-2 of the General Code.

H. B. No. 331 — Mr. Deaton. To prevent the practice of fraud and extortion on the sick and afflicted.

H. B. No. 332 — Mr. Chapman. To amend sections 1028-1 and 1028-2 of the General Code, relating to defining the powers and duties of the inspector of workshops and factories and relating to the preservation of the health and safety of persons employed in shops and factories.

H. B. No. 333 — Mr. Vonderheide. Providing for enlarging and extending the jurisdiction of the police court of the city of Dayton and changing the name of such court to the Municipal court of Dayton.

H. B. No. 334 — Mr. Vonderheide. To amend section 11877 of the General Code, relating to the granting, hearing and determination of injunctions.

H. B. No. 335 — Mr. Vonderheide. Providing for the regulation of the granting of decrees of divorce.

H. B. No. 336 — Mr. Hastings. To amend sections 2344 and 2346 of the General Code, relating to contracts for county bridge superstructures, and to repeal section 2345 of the General Code, relating to the same subject.

H. B. No. 337 — Mr. Snyder, of Pickaway. To amend sections 5043 and 5052 of the General Code.

H. B. No. 338 — Mr. Donaldson. To empower county commissioners to pay for securing and publishing historical data.

H. B. No. 339 — Mr. Brown, of Union. To amend sections 6455 and 6488, relating to the appropriating and notice of costs on single county ditches, and fixing responsibility of county engineers.

H. B. No. 340 — Mr. Etling. To amend section 11439 of the General Code, to provide for peremptory challenges of jurors.

H. B. No. 341 — Mr. Etling. To amend section 4710 of the General Code, relative to election in newly created village.

H. B. No. 342 — Mr. Behne. To supplement section 5629 of the General Code by the enactment of section 5629-1.

H. B. No. 343 — Mr. Thomas. To authorize the board of education of Perrysburg township, Wood county, Ohio, to pay Agnes Ault and Grace Ault certain sums for services as teachers.

H. B. No. 344 — Mr. Orlikowski. To amend sections 6386, 6387 and 6388 of the General Code and to supplement section 6388 of the General Code by the enactment of section 6388-1, providing for the redemption of trading stamps only by the person issuing them.

Bills were referred as follows:

S. B. No. 20 — Mr. Cook. To the committee on Agriculture.

S. B. No. 99 — Mr. Weygandt. To the committee on Appropriations and Finance.

H. B. No. 263 — Mr. King, of Ashtabula. To the committee on Public Health.

H. B. No. 264 — Mr. King, of Ashtabula. To the committee on Public Health.

H. B. No. 265 — Mr. King, of Ashtabula. To the committee on Public Health.

H. B. No. 266 — Mr. King, of Ashtabula. To the committee on Public Health.

H. B. No. 267 — Mr. Holl. To the committee on Banks and Banking.

H. B. No. 268 — Mr. White. To the committee on Judiciary.

H. B. No. 269 — Mr. Orlikowski. To the committee on Codes, Courts and Procedure.

H. B. No. 270 — Mr. Orlikowski. To the committee on Codes, Courts and Procedure.

H. B. No. 271 — Mr. Lustig. To the committee on Corporations.

H. B. No. 272 — Mr. Vollmer. To the committee on Labor.

H. B. No. 273 — Mr. Doster. To the committee on Public Schools.

H. B. No. 274 — Mr. Young. To the committee on Judiciary.

H. B. No. 275 — Mr. Walsh. To the committee on Codes, Courts and Procedure.

H. B. No. 276 — Mr. Sweeney. To the committee on Codes, Courts and Procedure.

H. B. No. 277 — Mr. Kilrain. To the committee on Labor.

H. B. No. 278 — Mr. Kilrain. To the committee on Codes, Courts and Procedure.

H. B. No. 279 — Mr. Winters. To the committee on Codes, Courts and Procedure.

H. B. No. 280 — Mr. Winters. To the committee on Codes, Courts and Procedure.

H. B. No. 281 — Mr. Winters. To the committee on Codes, Courts and Procedure.

H. B. No. 282 — Mr. Winters. To the committee on Codes, Courts and Procedure.

H. B. No. 283 — Mr. King, of Franklin. To the committee on Codes, Courts and Procedure.

H. B. No. 284 — Mr. Clark. To the committee on Codes, Courts and Procedure.

H. B. No. 285 — Mr. Clark. To the committee on Codes, Courts and Procedure.

H. B. No. 286 — Mr. Acker. To the committee on Public Works.

H. B. No. 287 — Mr. Jenkins. To the committee on Public Health.

H. B. No. 288 — Mr. Duffey. To the committee on Public Health.

H. B. No. 289 — Mr. Duffey. To the committee on Codes, Courts and Procedure.

H. B. No. 290 — Mr. Duffey. To the committee on Codes, Courts and Procedure.

H. B. No. 291 — Mr. Duffey. To the committee on Codes, Courts and Procedure.

H. B. No. 292 — Mr. Duffey. To the committee on Judiciary.

H. B. No. 293 — Mr. Duffey. To the committee on Codes, Courts, and Procedure.

H. B. No. 294 — Mr. Nye. To the committee on Labor.

H. B. No. 295 — Mr. Nye. To the committee on Codes, Courts and Procedure.

H. B. No. 296 — Mr. Deaton. To the committee on Benevolent and Penal Institutions.

H. B. No. 297 — Mr. Guthery. To the committee on Agriculture.

H. B. No. 298 — Mr. Welsh. To the committee on Fish and Game.

H. B. No. 299 — Mr. Welsh. To the committee on Labor.

H. B. No. 300 — Mr. Shanley. To the committee on Labor.

H. B. No. 301 — Mr. Quinlisk. To the committee on Appropriations and Finance.

H. B. No. 302 — Mr. Read, of Summit. To the committee on Judiciary.

H. B. No. 303 — Mr. Etling. To the committee on Agriculture.

H. B. No. 304 — Mr. Etling. To the committee on Judiciary.

H. B. No. 305 — Mr. Behne. To the committee on Insurance.

H. B. No. 306 — Mr. Behne. To the committee on Public Printing.

H. J. R. No. 12 — Mr. Acker, was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 81, nays 15, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Conover,	King,	Schweikert,
Appenzeller,	Cooper,	of Franklin,	Shanley,
Barthelmeh,	Criswell,	Kramer,	Siebert,
Beatty,	of Coshocton,	Lambert,	Smith, of Morgan,
Behne,	Criswell,	Leist,	Snyder,
Beyer,	of Morrow,	Lowry,	of Hamilton,
Bishop,	Donaldson,	Lustig,	Snyder,
Black,	Doster,	McCormick,	of Pickaway,
of Hamilton,	Duffey,	McGuffey,	Sweeney,
Black,	Etling,	Mueller,	Tetlow,
of Wyandot,	Fell,	Murphy,	Thatcher,
Boggs,	Foreman,	Nye,	Thomas,
Bonnell,	Frick,	Orlikowski,	Venus,
Bour,	Fulton,	Orrison,	Vollmer,
Brennan,	Hite,	Pence,	Vonderheide,
Brown,	Hoaglin,	Plank,	Walsh,
of Ashland,	Hoffman,	Plumb,	Warnes,
Cameron,	Jenkins,	Quinlisk,	White,
Capelle,	Kemerer,	Read, of Summit,	Williams,
Chapman,	Kessler,	Reynolds,	Winans,
Clark,	Kilrain,	Robinson,	Woodworth,
Collins,	King,	Schaefer,	Young—81.
Colter,	of Ashtabula,		

Those who voted in the negative are: Messrs.

Agler,	Deaton,	Hastings,	Rhulman,
Anderson,	Dickson,	Hunter,	Scott,
Brown, of Union,	Freeman,	Kathe,	Smith,
Carroll,	Guthery,	Reighard,	of Butler—15

The resolution was adopted.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 75 — Mr. Young. To amend section 4826 of the General Code.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In line 5, after the word "offices," add the words "and for the office of judge of the court of appeals."

Amend the title by adding the words, "relating to the election of officers."

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken and resulted — yeas 91, nays 4, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Conover,	Kemerer,	Schaefer,
Agler,	Cooper,	Kessler,	Schweikert,
Appenzeller,	Crawford,	King,	Scott,
Barthelmeh,	Criswell,	of Franklin,	Shanley,
Beatty,	of Coshocton,	Kramer,	Siebert,
Behne,	Davis,	Lambert,	Smith, of Butler,
Beyer,	Detrick,	Leist,	Smith, of Morgan,
Bishop,	Dickson,	Lowry,	Snyder,
Black,	Diser,	Lustig,	of Hamilton,
of Wyandot,	Donaldson,	McCormick,	Snyder,
Boggs,	Doster,	Mueller,	of Pickaway,
Bonnell,	Duffey,	Murphy,	Sweeney,
Bour,	Etling,	Nungesser,	Tetlow,
Brennan,	Fell,	Nye,	Thatcher,
Brown,	Foreman,	Orlikowski,	Thomas,
of Ashland,	Freeman,	Orrison,	Venus,
Brown, of Union,	Frick,	Pence,	Vollmer,
Cameron,	Fulton,	Flank,	Walsh,
Capelle,	Guthery,	Plumb,	Warnes,
Carroll,	Hastings,	Quinlisk,	White,
Chapman,	Hoaglin,	Read, of Summit,	Williams,
Clark,	Hoffman,	Reighard,	Winans,
Collins,	Hunter,	Rhulman,	Wintermute,
Colter,	Kathe,	Robinson,	Woodworth,
			Young—91.

Messrs. Anderson, Black, of Hamilton, Criswell, of Morrow, and Vonderheide voted in the negative.

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 29 — Mr. Seward.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House of Representatives is requested:

S. B. No. 85 — Mr. Cunningham. To authorize any corporation organized for the purpose of conducting and maintaining an orphans' home, or home for friendless children, to turn over the funds of said corporation to the county commissioners.

S. B. No. 93 — Mr. Lloyd. To amend section 1902 of the General Code, relative to commitments to the Institution for Feeble Minded Youth.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

H. B. No. 81 — Mr. Bigelow. To make an appropriation to pay existing claims for newspaper advertising of the constitutional convention of 1912.

Am. H. B. No. 74 — Mr. Young. To amend section 368 of the General Code, relating to the appointment of a dairy and food commissioner by the governor.

H. B. No. 103 — Mr. Brennan. To amend section 5056 of the General Code, relating to opening and closing of polls.

H. B. No. 154 — Mr. Brennan. To amend section 5976 of the General Code, relating to the observance of a portion of election day as a part holiday.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the president of the Senate has appointed the following committee of conference on matters of difference between the two houses on H. B. No. 54 — Mr. King, of Franklin: Mr. Lloyd, Mr. Gallagher, Mr. Dollison.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the president of the Senate on the part of the Senate has appointed the following on S. J. R. No. 13 — Mr. Green: Messrs. Weygandt, Wieser, and Beman.

Attest:

W. V. GOSHORN,
Clerk.

On motion of Mr. Lowry, the House adjourned at 6:30 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Tuesday, February 11, 1913, 1:30 p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend Dr. H. W. Kellogg, of Columbus.

The journal of yesterday was read and approved.

H. B. No. 111 — Mr. Doster, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Doster moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 22, after the word "liable," strike out all of the line. Strike out lines 23 and 24. In line 25, strike out the word "section," and the figures "8951," and in lieu thereof insert the following:

"to a penalty of one hundred dollars for each violation of any of the provisions of this act. Each day that such common carrier shall operate a train containing any locomotive tender or car not equipped as hereinbefore provided shall be deemed a separate violation of the provisions thereof."

The motion was agreed to, and Mr. Doster was appointed such committee, and reported the bill amended as instructed.

Mr. Sweeney moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 31, insert the word "relating" after "provisions".

The motion was agreed to, and Mr. Sweeney was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 112, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kennedy,	Rhulman,
Agler,	of Coshooton,	Kessler,	Robinson,
Anderson,	Criswell,	Kilpatrick,	Schaefer,
Appenzeller,	of Morrow,	Kilrain,	Scott,
Barthelmeh,	Davis,	King,	Shanley,
Beatty,	Deaton,	of Ashtabula,	Siebert,
Behne,	Detrick,	King,	Smith, of Butler,
Beyer,	Dickson,	of Franklin,	Smith, of Morgan,
Bishop,	Diser,	Kramer,	Snyder,
Black,	Donaldson,	Lambert,	of Hamilton,
of Hamilton,	Doster,	Leist,	Snyder,
Black,	Duffey,	Lowry,	of Pickaway,
of Wyandot,	Ertel,	Lustig,	Stivers,
Boggs,	Etling,	McGuffey,	Sweeney,
Bonnell,	Fell,	Mills,	Terrell,
Bour,	Foreman,	Morris,	Tetlow,
Brennan,	Freeman,	Mueller,	Thatcher,
Brown,	Frick,	Murphy,	Thomas,
of Ashland,	Fulton,	Nungesser,	Venus,
Brown, of Union,	Gilson,	Nye,	Vollmer,
Cameron,	Guthery,	Orlikowski,	Vonderheide,
Capelle,	Hastings,	Orrison,	Walsh,
Carroll,	Hite,	Pence,	Welsh,
Chapman,	Hoffman,	Plank,	White,
Clark,	Holl,	Plumb,	Williams,
Collins,	Hoover,	Quinlisk,	Winans,
Colter,	Horwitz,	Read, of Summit,	Wintermute,
Conover,	Hunter,	Reid, of Fayette,	Winters,
Cooper,	Kathe,	Reighard,	Woodworth,
Cowan,	Kemerer,	Reynolds,	Young—112.
Crawford,			

The bill was passed.

The title was agreed to.

S. B. No. 1 — Mr. Hudson, was taken up.

Mr. Lambert moved that the bill be recommitted to the committee on Mines and Mining.

The motion was agreed to and the bill so referred.

S. B. No. 75 — Mr. Gregory, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Behne moved to re-

fer the bill to a select committee of one, with instructions to amend as follows:

In line 15, after 5017, insert "of the General Code".

The motion was agreed to, and Mr. Behne was appointed such committee and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 102, nays 6, as follows:

Those who voted in the affirmative are: Messrs

Acker,	Criswell,	Kennedy,	Reynolds,
Agler,	of Coshocton,	Kessler,	Rhulman,
Anderson,	Criswell,	Kilpatrick,	Schaefer,
Appenzeller,	of Morrow,	Kilrain,	Scott,
Barthelmeh,	Davis,	King,	Shanley,
Behne.	Deaton,	of Ashtabula,	Siebert,
Beyer,	Detrick,	King,	Smith, of Butler,
Bishop,	Dickson,	of Franklin,	Smith, of Morgan,
Black,	Donaldson,	Kramer,	Snyder,
of Hamilton,	Doster,	Lambert,	of Hamilton,
Black,	Duffey,	Leist,	Snyder,
of Wyandot,	Ertel,	Lowry,	of Pickaway,
Boggs,	Fell,	Lustig,	Stivers,
Bonnell,	Fellinger,	McGuffey,	Sweeney,
Bour,	Foreman,	Mills,	Terrell,
Brennan,	Freeman,	Morris,	Tetlow,
Brown, of Union,	Frick,	Mueller,	Thatcher,
Cameron,	Fulton,	Murphy,	Thomas,
Capelle,	Gutherv.	Nungesser,	Venus,
Carroll,	Hastings,	Nye,	Vollmer,
Chapman,	Hite,	Orlikowski,	Vonderheide,
Clark,	Hoaglin,	Orrison,	Walsh,
Collins,	Hoffman,	Fence,	Welsh,
Colter,	Holl,	Plank,	Williams,
Conover,	Horwitz,	Quinlisk,	Wintermute,
Cooper,	Hunter,	Read, of Summit,	Winters,
Crawford,	Kathe,	Reid, of Fayette,	Young—102.
	Kemerer,	Reighard,	

Messrs. Diser, Gilson, Hoover, Plumb, Robinson and Woodworth voted in the negative.

The bill was passed.

The title was agreed to.

S. B. No. 76—Mr. Gregory, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Behne moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 15, after 5021, insert "of the General Code."

The motion was agreed to, and Mr. Behne was appointed such committee and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 96, nays 10, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Behne,	Black,	Brown,
Agler,	Beyer,	of Wyandot,	of Ashland,
Anderson,	Bishop,	Bour,	Brown, of Union,
Appenzeller,	Black,	Brennan,	Cameron,
Beatty,	of Hamilton,		Capelle,

Carroll,	Frick,	Kramer,	Scott,
Chapman,	Fulton,	Lambert,	Shanley,
Clark,	Gilson,	Leist,	Siebert,
Collins,	Guthery,	Lowry,	Smith, of Butler,
Colter,	Hastings,	Lustig,	Smith, of Morgan,
Crawford,	Hite,	McGuffey,	Snyder,
	Hoaglin,	Mills,	of Hamilton,
Criswell,	Hoffman,	Morris,	Snyder,
of Coshooton,	Holl,	Mueller,	of Pickaway,
Davis,	Hoover,	Murphy,	Stivers,
Deaton,	Horwitz,	Nungesser,	Sweeney,
Detrick,	Hunter,	Nye,	Terrell,
Dickson,	Kathe,	Orlikowski,	Tetlow,
Donaldson,	Kemerer,	Orrison,	Thatcher,
Doster,	Kennedy,	Pence,	Thomas,
Duffey,	Kessler,	Plumb,	Venus,
Ertel,	Kilpatrick,	Quinlisk,	Vonderheide,
Etling,	Kilrain,	Read, of Summit,	Welsh,
Fell,	King,	Reid, of Fayette,	White,
Fellinger,	of Ashtabula,	Reynolds,	Wintermute,
Foreman,	King,	Schaefer,	Winters—96.
Freeman,	of Franklin,		

Messrs. Conover, Criswell, of Morrow, Diser, Plank, Reighard, Rhulman, Robinson, Williams, Winans and Woodworth voted in the negative.

The bill was passed.

The title was agreed to.

S. B. No. 53 — Mr. Bernstein, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 106, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Hunter,	Robinson,
Agler,	of Coshooton,	Kemerer,	Schaefer,
Anderson,	Criswell,	Kennedy,	Scott,
Appenzeller,	of Morrow,	Kessler,	Shanley,
Barthelme,	Davis,	Kilpatrick,	Siebert,
Beatty,	Deaton,	Kilrain,	Smith, of Butler,
Behne,	Detrick,	King,	Smith, of Morgan,
Beyer,	Dickson,	of Ashtabula,	Snyder,
Bishop,	Donaldson,	King,	of Hamilton,
Black,	Doster,	of Franklin,	Snyder,
of Hamilton,	Duffey,	Kramer,	of Pickaway,
Boggs,	Ertel,	Lambert,	Stivers,
Bonnell,	Etling,	Leist,	Sweeney,
Bour,	Fell,	Lowry,	Terrell,
Brennan,	Fellinger,	Lustig,	Tetlow,
Brown,	Foreman,	McGuffey,	Thatcher,
of Ashland,	Freeman,	Morris,	Thomas,
Brown, of Union,	Frick,	Mueller,	Venus,
Cameron,	Fulton,	Murphy,	Vonderheide,
Capelle,	Gilson,	Nye,	Walsh,
Carroll,	Guthery,	Orlikowski,	Warnes,
Chapman,	Hastings,	Orrison,	Welsh,
Collins,	Hite,	Pence,	White,
Colter,	Hoaglin,	Flank,	Williams,
Conover,	Hoffman,	Plumb,	Winans,
Cooper,	Holl,	Quinlisk,	Wintermute,
Cowan,	Hoover,	Read, of Summit,	Winters,
Crawford,	Horwitz,	Reighard,	Woodworth,
		Rhulman,	Young—106.

The bill was passed.

The title was agreed to.

S. B. No. 44 — Mr. Bernstein, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Behne moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 14, after 5089 insert "of the General Code."

The motion was agreed to, and Mr. Behne was appointed such committee and the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 57, nays 54, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	Leist,	Smith, of Butler,
Beatty,	Dickson,	Lowry,	Snyder,
Behne,	Donaldson,	Lustig,	of Hamilton,
Beyer,	Doster,	Mills,	Sweeney,
Bishop,	Duffey,	Morris,	Terrell,
Black,	Etling,	Mueller,	Thatcher,
of Hamilton,	Fellinger,	Murphy,	Thomas,
Black,	Frick,	Nungesser,	Venus,
of Wyandot,	Fulton,	Nye,	Vollmer,
Boggs,	Hite,	Orlikowski,	Walsh,
Brennan,	Hoffman,	Orrison,	Warnes,
Brown,	Horwitz,	Quinlisk,	Welsh,
of Ashland,	Kilpatrick,	Read, of Summit,	Winters,
Cameron,	Kilrain,	Schaefer,	Woodworth,
Carroll,	King,	Shanley,	Young—57.
Collins,	of Ashtabula,		

Those who voted in the negative are: Messrs.

Agler,	Davis,	Kemerer,	Rhulman,
Anderson,	Deaton,	Kennedy,	Robinson,
Appenzeller,	Diser,	Kessler,	Scott,
Barthelmeh,	Ertel,	King,	Siebert,
Bonnell,	Fell,	of Franklin,	Smith, of Morgan,
Brown, of Union,	Foreman,	Kramer,	Snyder,
Capelle,	Freeman,	Lambert,	of Pickaway,
Chapman,	Guthery,	McGuffey,	Stivers,
Colter,	Hastings,	Fence,	Tetlow,
Conover,	Hoaglin,	Plank,	Vonderheide,
Cooper,	Holl,	Plumb,	White,
Cowan,	Hoover,	Reid, of Fayette,	Williams,
Crawford,	Hunter,	Reighard,	Winans,
Criswell,	Kathe,	Reynolds,	Wintermute—54.
of Morrow,			

The bill not having received a constitutional majority was lost.

H. B. No. 237 — Mr. Hoaglin, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Hoaglin moved to refer the bill to a select committee of one, with instructions to amend as follows:

At the end of line 5, insert "to".

In line 16, after "provided" insert "for".

In line 21, strike out "therein" and insert "herein"; also after "paid" insert "from the state treasury"; also strike out "certified".

After "vouchers" in line 23, insert "for accounts allowed by the commission".

In line 26, strike out "provided with" and in lieu thereof insert "empowered to provide".

In line 28, strike out the comma after "furnishings" and insert comma after "equipment".

In line 33, strike out "testimony" and in lieu thereof insert "other evidence".

In line 34, strike out "board" and insert in lieu thereof "commission".

In line 35, strike out, "board" and insert in lieu thereof "commission".

In line 36, strike out "to" after the word "testify" and insert in lieu thereof "concerning".

In line 38, after "county" insert "in which such witness resides".

The motion was agreed to, and Mr. Hoaglin was appointed such committee, and reported the bill amended as instructed.

Mr. Winans moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 13 after the word "secretary" insert "which compensation shall not exceed five dollars (\$5.00) per day,"

The motion was disagreed to.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 109, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Rhulman,
Agler,	of Coshocton,	Kemerer,	Robinson,
Anderson,	Criswell,	Kennedy,	Schaefer,
Appenzeller,	of Morrow,	Kessler,	Scott,
Barthelmeh,	Davis,	Kilpatrick,	Shanley,
Beatty,	Deaton,	Kilrain,	Siebert,
Behne,	Detrick,	King,	Smith, of Butler,
Beyer,	Dickson,	of Ashtabula,	Smith, of Morgan,
Bishop,	Diser,	King,	Snyder,
Black,	Donaldson,	of Franklin,	of Hamilton,
of Hamilton,	Doster,	Kramer,	Snyder,
Black,	Duffey,	Lambert,	of Pickaway,
of Wyandot,	Ertel,	Leist,	Stivers,
Boggs,	Etling,	Lowry,	Terrell,
Bonnell,	Fell,	Lustig,	Tetlow,
Bour,	Fellinger,	McGuffey,	Thatcher,
Brennan,	Foreman,	Morris,	Thomas,
Brown,	Freeman,	Murphy,	Venus,
of Ashland,	Frick,	Nungesser,	Vollmer,
Brown, of Union,	Fulton,	Nye,	Vonderheide,
Cameron,	Gilson,	Orrison,	Walsh,
Capelle,	Guthery,	Pence,	Warnes,
Carroll,	Hastings,	Plank,	Welsh,
Chapman,	Hite,	Plumb,	White,
Collins,	Hoaglin,	Quinlisk,	Williams,
Colter,	Hoffman,	Read, of Summit,	Winans,
Conover,	Holl,	Reid, of Fayette,	Wintermute,
Cooper,	Hoover,	Reighard,	Winters,
Cowan,	Hunter,	Reynolds,	Woodworth,
Crawford,			Young—109.

The bill was passed.

Mr. Hoaglin moved to amend the title as follows: Strike out all the title and insert in lieu thereof the following:

To create a commission to conduct a survey of the public schools, normal schools, and the agricultural schools of the state, to define its duties and powers, and to provide an appropriation therefor."

The motion was agreed to.

The title as amended was agreed to.

S. B. No. 47 — Mr. Beckett, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Behne moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, strike out "of Ohio," and "so".

In line 3, strike out "as".

In line 11, after 6727 insert "of the General Code".

The motion was agreed to, and Mr. Behne was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, Mr. Thatcher moved that said bill be recommitted to the committee on Public Waterways.

The motion was agreed to.

H. B. No. 83 — Mr. Warnes, was taken up.

Mr. Warnes moved that the bill be informally passed and placed at the foot of the calendar.

The motion was agreed to.

Mr. Cooper submitted the following report:

The select committee of one, to which was referred H. B. No. 159 — Mr. Cooper, with leave to report at any time, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Strike out all after the enacting clause and in lieu thereof insert the following:

SECTION 1. That sections 13031-1, 13031-2, 13031-3, 13031-4, 13031-5, 13031-6 of the General Code be amended to read as follows, and that section 13031 of the General Code be supplemented by the enactment of additional sections to be known as sections 13031-9, 13031-10, 13031-11.

Sec. 13031-1. Any person who takes, places, harbors, inveigles, entices, persuades, encourages, either by threat, or promise, or by any device or scheme, takes or places, or causes to be taken or placed, any female into a house of ill-fame or of assignation * * * for the purpose of prostitution, * * * or takes or detains a female unlawfully with the intent to compel her by force, threats, persuasion, menace, or duress * * * to marry him or marry any other person or to be defiled; or any person who, being parent, guardian or having legal charge of the person of a female, consents to her taking or detention by any person for the purpose of prostitution, * * * shall be guilty of pandering, and upon conviction *thereof* shall be punished by imprisonment in the penitentiary for a term of not less than two, nor more than twelve years and by a *fine* not more than five thousand dollars (\$5,000.00).

Sec. 13031-2. Any person who shall place any female * * * in the charge or custody of any person or persons for immoral purposes or in a house of prostitution, * * * or any person who shall compel any female to reside with him or with any other person for immoral purposes, or for the purpose of prostitution, or compel her to live a life of prostitution, is guilty of pandering, and upon conviction *thereof* shall be punished by imprisonment in the penitentiary not less than three years nor more than twenty years and * * * by a *fine* not more than one thousand dollars.

Sec. 13031-3. Any person who shall receive any money or other valuable thing for, or on account of, procuring for, or placing in, a house of prostitution or elsewhere, any female * * * for the purpose of causing her to cohabit with any male person or persons, shall be guilty of a felony and upon conviction thereof shall be imprisoned in the penitentiary not less than three years nor more than ten years and fined not more than one thousand dollars.

Sec. 13031-4. Any person who * * * places or leaves, or procures any other person or persons to place or leave, his wife in a house of prostitution or to lead a life of prostitution shall be guilty of a felony and upon conviction thereof shall be imprisoned in the penitentiary not less than three years nor more than ten years and fined not more than one thousand dollars.

Sec. 13031-5. Any person or persons who detains or attempts to detain any female in a disorderly house or house of prostitution *or keeps or detains, the personal effects of any female in any such house, or fails upon demand to deliver to any * * * female her personal effects situated in * * * a disorderly house or house of prostitution*, shall be guilty of a felony and on conviction thereof shall be imprisoned in the penitentiary not less than three years nor more than ten years and fined not more than one thousand dollars.

Sec. 13031-6. Any person who shall knowingly transport or cause to be transported, or aids or assists in obtaining transportation for, by any means of conveyance, through or across this state, any female with the intent or purpose to induce, entice, or compel * * * such female * * * to become a prostitute, or to reside in a disorderly house for the purpose of prostitution, shall be guilty of a felony and upon conviction thereof be imprisoned in the penitentiary not less than three years nor more than ten years. Any person who shall commit the crime in this section mentioned may be prosecuted, indicted, tried and convicted in any county into or through which he shall have so transported * * * any female as aforesaid.

Sec. 13031-9. *Any person who by force, fraud, intimidation or threats places, or leaves any female of previous chaste life and character in a house of prostitution or a house of assignation, or induces * * * such female to lead a life of prostitution, shall be guilty of a felony and upon conviction thereof shall be imprisoned in the penitentiary not less than three years nor more than twenty years and fined not more than one thousand dollars.*

Sec. 13031-10. Any constable, police officer or sheriff is hereby authorized and shall have full power to enter any house or place where such officer, constable or sheriff shall have reason to suspect any female to be living or detained, contrary to the provisions of this act, and to remove any such person from such house or place, and he shall forthwith arrest any person found violating the provisions of this act. Any court of competent jurisdiction may, upon affidavit, issue a search warrant for the purpose of securing documentary or other evidence of the violation of this act.

Sec. 13031-11. Evidence as to the general reputation of a house as a house of prostitution or assignation shall * * * be competent to prove that it is such a house.

Sec. 13031-12. The adjudication by a court of competent jurisdiction of any section of this act or part thereof to be unconstitutional, shall not invalidate any other section or part thereof.

SECTION 2. That said original sections 13031-1, 13031-2, 13031-3, 13031-4, 13031-5 and 13031-6 of the General Code be, and the same are hereby repealed.

JOHN G. COOPER.

The report was agreed to.

The question being "Shall the bill pass?", Mr. Smith, of Butler, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In Sec. 13031-10, line 60, after the word "sheriff" add the following: "having the proper legal writ or authority".

The motion was disagreed to.

Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3, after "amended" add "to read".

The motion was agreed to, and Mr. Frick was appointed such committee, and reported the bill amended as instructed.

Mr. Woodworth moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 67, after the period, add the following:

"Any officer who wilfully permits the violation of any provisions of this act shall be guilty of a misdemeanor and shall be fined not less than one hundred dollars, and not more than five hundred, and imprisoned in the county jail for six months, or both."

Mr. Diser raised a point of order that the amendment was not germane to the bill.

The speaker sustained the point of order.

Mr. Kennedy moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out all after the word "who" in line 6, all of lines 7, 8, 9 and 10 to the word "takes".

The motion was disagreed to.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 108, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Colter,	Fulton,	Lowry,
Agler,	Conover,	Gilson,	Lustig,
Anderson,	Cooper,	Guthery,	McCormick,
Appenzeller,	Crawford,	Hastings,	McGuffey,
Barthelmeh,	Criswell,	Hite,	Mills,
Beatty,	of Coshocton,	Hoaglin,	Morris,
Behne,	Criswell,	Hoffman,	Mueller,
Beyer,	of Morrow,	Holl,	Nungesser,
Bishop,	Davis,	Hoover,	Nye,
Black,	Deaton,	Hunter,	Orlikowski,
of Wyandot,	Detrick,	Kathe,	Orrison,
Boggs,	Dickson,	Kemerer,	Pence,
Bonnell,	Diser,	Kennedy,	Plank,
Bour,	Donaldson,	Kessler,	Plumb,
Brennan,	Doster,	Kilpatrick,	Quinlisk,
Brown,	Duffey,	Kilrain,	Read, of Summit,
of Ashland,	Ertel,	King,	Reid, of Fayette,
Brown, of Union,	Etling,	of Ashtabula,	Reighard,
Cameron,	Fell,	King,	Reynolds,
Capelle,	Fellinger,	of Franklin,	Rhulman,
Carroll,	Foreman,	Kramer,	Robinson,
Clark,	Freeman,	Lambert,	Schaefer,
Collins,	Frick,	Leist,	Scott,

Those who voted in the affirmative are: Messrs.—Concluded.

Shanley,	Sweeney,	Vollmer,	Williams,
Siebert,	Terrell,	Vonderheide,	Winans,
Smith, of Morgan,	Tetlow,	Walsh,	Wintermute,
Snyder,	Thatcher,	Warnes,	Winters,
of Pickaway,	Thomas,	Welsh,	Woodworth—108.
Stivers,	Venus,	White,	

The bill was passed.

The title was agreed to.

H. B. No. 17 — Mr. Reid, was taken up.

Mr. Reid moved that the further consideration of the bill be postponed until Thursday and that it be made the special order for 2:00 o'clock p. m. of that day.

The motion was agreed to.

H. B. No. 230 — Mr. Boggs, was taken up and read the third time. The question being "Shall the bill pass?", Mr. Boggs moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 155, after the period, strike out the remainder of that line and all of lines 156, and 157.

In line 37, strike out "fugus," and insert "fungus."

The motion was agreed to, and Mr. Pogg was appointed such committee, and reported the bill amended as instructed.

Mr. Clark moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 150, strike out "\$50.00," and insert in lieu thereof "fifty dollars."

In line 151, strike out \$200.00 and insert in lieu thereof the words "two hundred dollars."

In line 152, strike out "\$500.00," and insert in lieu thereof the words "five hundred dollars."

The motion was agreed to, and Mr. Clark was appointed such committee, and reported the bill amended as instructed.

Mr. Boggs moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 144, change the numeral "13" to "12."

The motion was agreed to, and Mr. Boggs was appointed such committee, and reported the bill amended as instructed.

Mr. Dickson moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 161, after the comma, change "analysis" to "analyses".

In line 162, change "analysis" to "analyses" and "manufacturer" to "manufacturers".

The motion was agreed to, and Mr. Dickson was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 96, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Beyer,	Bour,	Capelle,
Agler,	Bishop,	Brennan,	Carroll,
Anderson,	Black,	Brown,	Clark,
Barthelmeh,	of Hamilton,	of Ashland,	Collins,
Beatty,	Boggs,	Brown, of Union,	Colter,
Behne,	Bonnell,	Cameron,	Conover,

Those who voted in the affirmative are: Messrs.—Concluded.

Cooper,	Hastings,	Mills,	Smith, of Morgan,
Cowan,	Hite,	Morris,	Snyder,
Crawford,	Hoaglin,	Mueller,	of Hamilton,
Criswell,	Hoffman,	Nungesser,	Snyder,
of Coshocton,	Holl,	Nye,	of Pickaway,
Criswell,	Hoover,	Orlikowski,	Stivers,
of Morrow,	Kathe,	Orrison,	Sweeney,
Davis,	Kemerer,	Pence,	Terrell,
Deaton,	Kessler,	Plank,	Thomas,
Detrick,	Kilpatrick,	Plumb,	Venus,
Dickson,	King,	Quinlisk,	Vollmer,
Diser,	of Ashtabula,	Read, of Summit,	Vonderheide,
Donaldson,	King,	Reighard,	Welsh,
Doster,	of Franklin,	Reynolds,	White,
Duffey,	Kramer,	Rhulman,	Williams,
Ertel,	Lambert,	Robinson,	Winans,
Fell,	Leist,	Schaefer,	Wintermute,
Fellinger,	Lowry,	Scott,	Winters,
Freeman,	McCormick,	Shanley,	Woodworth,
Frick,	McGuffey,	Smith, of Butler,	Young—96.

The bill was passed.

The title was agreed to.

H. B. No. 77 — Mr. King, of Franklin, was taken up and read the third time.

The question being “Shall the bill pass?”, the yeas and nays were taken, and resulted — yeas 99, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Reynolds,
Agler,	of Coshocton,	Kennedy,	Rhulman,
Anderson,	Criswell,	Kessler,	Robinson,
Barthelmeh,	of Morrow,	Kilrain,	Schaefer,
Beatty,	Davis,	King,	Scott,
Behne,	Deaton,	of Ashtabula,	Shanley,
Beyer,	Detrick,	King,	Siebert,
Bigelow,	Dickson,	of Franklin,	Smith,
Bishop,	Diser,	Kramer,	of Butler,
Black,	Donaldson,	Lambert,	Snyder,
of Wyandot,	Doster,	Leist,	of Hamilton,
Boggs,	Duffey,	McCormick,	Stivers,
Bonnell,	Ertel,	McGuffey,	Sweeney,
Bour,	Etling,	Mills,	Terrell,
Brennan,	Fellinger,	Morris,	Tetlow,
Brown, of Union,	Foreman,	Mueller,	Thatcher,
Cameron,	Freeman,	Nungesser,	Thomas,
Capelle,	Frick,	Nye,	Venus,
Carroll,	Fulton,	Orlikowski,	Vollmer,
Clark,	Guthery,	Orrison,	Welsh,
Collins,	Hastings,	Pence,	White,
Colter,	Hoaglin,	Plank,	Williams,
Conover,	Hoffman,	Plumb,	Winans,
Cooper,	Holl,	Quinlisk,	Wintermute,
Cowan,	Hoover,	Reid,	Winters,
Crawford,	Hunter,	of Fayette,	Woodworth,
	Kathe,	Reighard,	Young—99.

The bill was passed.

The title was agreed to.

H. B. No. 98—Mr. Thatcher, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted—yeas 52, nays 51, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	Kessler,	Reighard,
Anderson,	Dickson,	Kilpatrick,	Rhulman,
Barthelmeh,	Donaldson,	Kramer,	Siebert,
Beatty,	Fell,	Lambert,	Snyder,
Beyer,	Foreman,	Leist,	of Hamilton,
Boggs,	Freeman,	McGuffey,	Snyder,
Bonnell,	Fulton,	Nungesser,	of Pickaway,
Brown, of Union,	Gilson,	Nye,	Stivers,
Colter,	Guthery,	Plank,	Thatcher,
Conover,	Hastings,	Quinlisk,	Williams,
Crawford,	Hoaglin,	Read,	Winans,
Criswell,	Hoffman,	of Summit,	Wintermute,
of Coshocton,	Hunter,	Reid,	Winters,
Davis,	Kathe,	of Fayette,	Young—52.
Deaton,			

Those who voted in the negative are: Messrs.

Behne,	Cowan,	King,	Shanley,
Bishop,	Criswell,	of Ashtabula,	Smith,
Black,	of Morrow,	Lowry,	of Butler,
of Hamilton,	Diser,	Lustig,	Sweeney,
Black,	Doster,	Mills,	Terrell,
of Wyandot,	Duffey,	Morris,	Tetlow,
Bour,	Ertel,	Mueller,	Thomas,
Brennan,	Fellinger,	Orlikowski,	Venus,
Cameron,	Frick,	Orrison,	Vollmer,
Capelle,	Holl,	Pence,	Vonderheide,
Carroll,	Hoover,	Plumb,	Walsh,
Clark,	Kemerer,	Robinson,	Welsh,
Collins,	Kennedy,	Schaefer,	White,
Cooper,	Kilrain,	Scott,	Woodworth—51.

The bill not having received a constitutional majority was lost.

H. B. No. 99—Mr. Thatcher, was taken up and read the third time.

The question being "Shall the bill pass?" the yeas and nays were taken and resulted—yeas 52, nays 50, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Holl,	Read,
Anderson,	Deaton,	Kathe,	of Summit,
Barthelmeh,	Detrick,	Kennedy,	Reid,
Beatty,	Dickson,	Kessler,	of Fayette,
Behne,	Donaldson,	Kilpatrick,	Reighard,
Boggs,	Ertel,	Kramer,	Rhulman,
Bonnell,	Fell,	Lambert,	Shanley,
Brown, of Union,	Freeman,	Leist,	Siebert,
Colter,	Frick,	Lowry,	Stivers,
Conover,	Fulton,	McGuffey,	Thatcher,
Cooper,	Gilson,	Morris,	Williams,
Crawford,	Guthery,	Nye,	Winans,
Criswell,	Hastings,	Plank,	Winters,
of Coshocton,	Hoffman,		Young—52.

Those who voted in the negative are: Messrs.

Bishop,	Bour,	Capelle,	Criswell,
Black,	Brennan,	Carroll,	of Morrow,
of Hamilton,	Brown,	Clark,	Diser,
Black,	of Ashland,	Collins,	Doster,
of Wyandot,	Cameron,	Cowan,	Duffey,

Those who voted in the negative are: Messrs. — Concluded.

Foreman,	Mills,	Smith,	Tetlow,
Hoover,	Mueller,	of Butler,	Thomas,
Hunter,	Nungesser,	Smith,	Venus,
Kemerer,	Orlikowski,	of Morgan,	Vollmer,
Kilrain,	Orrison,	Snyder,	Vonderheide,
King,	Pence,	of Hamilton,	Walsh,
of Ashtabula,	Plumb,	Snyder,	Welsh.
King,	Robinson,	of Pickaway,	White,
of Franklin,	Schaefer,	Sweeney,	Wintermute,
Lustig,	Scott.	Terrell,	Woodworth—50.

The bill not having received a constitutional majority was lost.

S. B. No. 33 — Mr. Haas, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 94, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cooper,	Kemerer,	Shanley,
Agler,	Cowan,	Kennedy,	Siebert,
Anderson,	Crawford,	Kessler,	Smith,
Barthelmeh,	Criswell,	King,	of Butler,
Beatty,	of Coshocton,	of Ashtabula,	Smith,
Behne,	Criswell,	Kramer,	of Morgan,
Bishop,	of Morrow,	Lambert,	Snyder,
Black,	Davis,	McGuffey,	of Hamilton,
of Hamilton,	Deaton,	Mills,	Snyder,
Black,	Detrick,	Morris,	of Pickaway,
of Wyandot,	Dickson,	Nungesser,	Stivers,
Boggs,	Diser,	Nye,	Sweeney,
Bonnell,	Duffey,	Orlikowski,	Terrell,
Bour,	Ertel,	Orrison,	Tetlow,
Brennan,	Fell,	Pence,	Thatcher,
Brown,	Fellinger,	Plank,	Thomas,
of Ashland,	Freeman,	Plumb,	Venus,
Brown, of Union,	Frick,	Quinisk,	Vollmer,
Cameron,	Gilson,	Read,	Vonderheide,
Capelle,	Guthery,	of Summit,	Warnes,
Carroll,	Hastings,	Reighard,	White,
Chapman,	Hoffman,	Reynolds,	Williams,
Clark,	Holl,	Rhulman,	Winans,
Collins,	Hoover,	Robinson,	Wintermute,
Colter,	Jenkins,	Schaefer,	Winters,
Conover,	Kathe,	Scott,	Woodworth,
			Young—94.

The bill was passed.

The title was agreed to.

H. B. No. 8 — Mr. Kennedy, was taken up and read the third time, the question being "Shall the bill pass?"

The following message was received from the governor:

State of Ohio, Executive Department,
Office of the Governor.

To the General Assembly:

H. B. No. 9, an act "To authorize and require cities and incorporated villages to have thistles and other weeds cut and destroyed."

The people in their wisdom amended the constitution by giving to municipalities the "Authority to exercise all powers of local self-government not in conflict with general laws."

While the state has very broad police powers, the present act is obviously in conflict with the intent of the home rule provision in the constitution, and to assume its necessity would be a reflection on our municipalities. It is manifestly very important that there be a fixed policy established, by the legislature, at this time with respect to the state and local authority, otherwise the larger governmental unit may trespass on the will of our citizenship on the one hand, and the smaller unit will not adjust itself in strength to the new responsibilities imposed. To upset the whole spirit of the arrangement, with a law, so unimportant as to be almost frivolous, would, in my judgment at least, be distinctly subversive of public interest.

The bill is therefore returned with my disapproval.

Respectfully,

JAMES M. COX,
Governor.

February 11, 1913.

The question being "Shall H. B. No. 9 pass notwithstanding the objection of the governor?", Mr. Warnes moved that further consideration of the bill be indefinitely postponed.

The motion was agreed to.

The question recurring on the passage of H. B. No. 8—Mr. Kennedy, Mr. Warnes moved that further consideration of the bill be postponed until Thursday, and that it be made a special order for 2:05 o'clock p. m. of that day.

The motion was agreed to.

Mr. Black, of Hamilton, moved that the House proceed to the third order of business.

By leave of the House, Mr. Black withdrew the motion.

H. B. No. 39 — Mr. Collins, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Fellingner moved to refer the bill to a select committee on one, with instructions to amend as follows:

In line 19, strike out "a de-".

In line 20, strike out the syllable "mand" and in lieu thereof insert "any lawful claim".

The motion was agreed to, and Mr. Fellingner was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, Mr. Duffey moved that further consideration be postponed until Thursday and that it be made the special order for 2:10 p. m. of that day.

The motion was disagreed to.

Mr. Vonderheide demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 43, nays 53, as follows:

Those who voted in the affirmative are: Messrs.

Acker,
Agler,
Behne,
Beyer,

Bour,
Brown, of Union,
Capelle,
Carroll,

Collins,
Cowan,
Crawford,

Criswell,
of Morrow,
Duffey,
Etling,

Those who voted in the affirmative are: Messrs.—Concluded.

Fell,	Kathe,	Orlikowski,	Sweeney,
Fellinger,	Kemerer,	Orrison,	Terrell,
Frick,	Kennedy,	Rhulman,	Venus,
Gilson,	King,	Robinson,	Walsh,
Guthery,	of Ashtabula,	Schaefer,	Warnes,
Hoaglin,	Kramer,	Shanley,	White,
Hunter,	Mills,	Smith,	Young—43.
Jenkins,	Morris,	of Butler,	

Those who voted in the negative are: Messrs.

Barthelmeh,	Deaton,	Lambert,	Smith,
Beatty,	Detrick,	Leist,	of Morgan,
Black,	Dickson,	Lustig,	Snyder,
of Hamilton,	Diser,	Mueller,	of Hamilton,
Black,	Donaldson,	Nungesser,	Snyder,
of Wyandot,	Ertel,	Pence,	of Pickaway,
Boggs,	Freeman,	Plank,	Stivers,
Brennan,	Hastings,	Plumb,	Tetlow,
Cameron,	Hoffman,	Quinlisk,	Thatcher,
Chapman,	Holl,	Reid,	Thomas,
Clark,	Hoover,	of Fayette,	Vollmer,
Conover,	Kessler,	Reighard,	Vonderheide,
Cooper,	Kilpatrick,	Reynolds,	Welsh,
Criswell,	King,	Scott,	Winans,
of Coshocton,	of Franklin,	Siebert,	Woodworth—53.
Davis,			

The bill not having received a constitutional majority was lost.

Mr. Black, of Hamilton, moved that the House proceed to the third order of business.

The motion was agreed to and the House proceeded to the third order of business, being reports of standing committees.

Mr. Bigelow submitted the following report:

The standing committee on Cities, to which was referred Am. S. B. No. 67 — Mr. Gregory, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2, strike out words "so as."

In line 11, after the words "General Code" insert the words "be and the same".

ROBERT BLACK,
JAS. T. CARROLL,
DON P. MILLS,

CHAS. A. ORRISON,
ADAM FRICK,
C. P. VENUS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kilrain submitted the following report:

The standing committee on Codes, Court and Procedure, to which was referred H. B. No. 257 — Mr. Duffey, having had the same under consideration, reports it back and recommends its passage:

F. J. KILRAIN,
JAMES NYE,
WARREN J. DUFFEY,
EDWARD R. MUELLER,

JOHN R. KING,
C. B. WINTERS,
WALTER AGLER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. King submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 245 — Mr. Winters, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 15, after the figures "2736," add the words "of the General Code."

C. B. WINTERS,
F. J. KILRAIN,
JAMES NYE,
JOHN R. KING,

EDWARD R. MUELLER
WARREN J. DUFFEY,
WALTER G. AGLER.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Mueller submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 246 — Mr. Winters, having had the same under consideration, reports it back and recommends its passage:

C. B. WINTERS,
F. J. KILRAIN,
JAMES NYE,
JOHN R. KING,

EDWARD R. MUELLER,
WARREN J. DUFFEY,
WALTER G. AGLER,

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Capelle submitted the following report:

The standing committee on Corporations, to which was referred H. B. No. 271 — Mr. Lustig, having had the same under consideration, reports it back with the following amendment and recommends its passage when so amended:

In line 39, strike out the word "two."

LOUIS H. CAPELLE,
JOSEPH LUSTIG,
E. N. BOGGS,
CHAS. D. CONOVER,

C. P. VENUS,
ADAM FRICK,
W. T. COLTER,
P. J. COLLINS.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Schaefer submitted the following report:

The standing committee on Dairy and Food Products, to which was referred H. B. No. 23 — Mr. King, of Franklin, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 13, after the figures "13106" insert the words "of the General Code".

In line 13, after the word "be" insert a comma (,).

In line 13, after the word "is" insert a comma (,).

H. L. SCHAEFER,
C. B. SMITH,
M. G. NUNGESSER,
V. J. VONDERHEIDE,

VAN S. DEATON,
MARTIN QUINLISK,
D. M. CRISWELL,
H. L. HASTINGS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Reighard submitted the following report:

The standing committee on Fees and Salaries, to which was referred H. B. No. 188 — Mr. Plank, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 18 strike out the word "twenty" and in lieu thereof insert the word "two".

FRANK W. THOMAS,
F. M. PLANK,
FRANK H. REIGHARD,

BERNARD ORLIKOWSKI,
JAMES A. FREEMAN,
A. BEYER.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 162 — Mr. Kilpatrick, having had the same under consideration, reports it back, and recommends its passage

IRVIN F. SNYDER,
CULBERTSON J. SMITH
PERCY TETLOW,
C. A. REID,
STEPHEN M. YOUNG,
ALTON H. ETLING,

V. J. VONDERHEIDE,
J. R. B. KESSLER,
W. B. KILPATRICK,
OSCAR E. DISER,
S. H. WILLIAMS,
THORNTON R. SNYDER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 43 — Mr. Read, having had the same under consideration, reports it back with the following amendments, without recommendation,

In line 15, strike out the comma (,) after "life", and insert a period (.), and from that point strike out the remainder of the line and all of line 16.

In line 22 substitute a period (.) for the comma (,) after "life" and strike out the remainder of the line, and strike out all of line 23.

W. B. KILPATRICK,
ALTON H. ETILING,
P. J. COLLINS,
JOHN F. KRAMER,
J. R. B. KESSLER,
STEPHEN M. YOUNG,

IRVING F. SNYDER,
PERCY TETLOW,
CULBERTSON J. SMITH,
C. A. REID,
OSCAR E. DISER,
THORNTON R. SNYDER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Smith, of Butler, submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 45 — Mr. Behne, having had the same under consideration, reports it back, and recommends its passage:

OSCAR E. DISER,
P. J. COLLINS,
C. A. REID,
JOHN F. KRAMER,
THORNTON R. SNYDER,
IRVIN F. SNYDER,

ALTON H. ETILING,
S. H. WILLIAMS,
J. R. B. KESSLER,
V. J. VONDERHEIDE,
STEPHEN M. YOUNG,
CULBERTSON J. SMITH

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Reid submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 156 — Mr. Reid, having had the same under consideration, reports it back, and recommends its passage.

W. B. KILPATRICK,
OSCAR E. DISER,
C. A. REID,
J. R. B. KESSLER,
JOHN F. KRAMER,
S. H. WILLIAMS,

P. J. COLLINS,
ALTON H. ETILING,
STEPHEN M. YOUNG,
IRVIN F. SNYDER,
CULBERTSON J. SMITH.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Snyder, of Hamilton, submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 197 — Mr. Snyder, of Hamilton, having had the same under consideration, reports it back, and recommends its passage:

W. B. KILPATRICK,
CULBERTSON J. SMITH,
V. J. VONDERHEIDE,
IRVIN F. SNYDER,
J. R. B. KESSLER,
JOHN F. KRAMER,
STEPHEN M. YOUNG,

C. A. REID,
P. J. COLLINS,
OSCAR E. DISER,
ALTON H. ETILING,
S. H. WILLIAMS,
THORNTON R. SNYDER,

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 219 — Mr. Lowry, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 89 strike out the word "to" and in lieu thereof insert the words "which shall". In line 89 strike out the word "Saturday" and insert the word "Monday".

In line 124 strike out the word "to" and insert the words "which shall" in lieu thereof. In line 124 strike out the word "Saturday" and in lieu thereof insert the word "Monday".

In line 188 strike out the word "hereunder" and insert the words "as herein provided".

In line 197 strike out the words "first Saturday in September" and in lieu thereof insert the words "last Monday in August."

In line 221 strike out the word "party's" and after the word "governor" insert the words "of such party".

In line 345 strike out the word "proper".

In line 431 before the word "be" insert the words "of the General Code".

ROBERT BLACK,
STEPHEN M. YONUG,
LAWRENCE BRENNAN,

ED. H. BISHOP,
A. ROSS READ,
WALTER G. AGLER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Bishop submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 211 — Mr. Barthelmeh, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 3 strike out the word "real" and in lieu thereof insert the word "read".

In line 63 strike out the word "five" and in lieu thereof insert the word "ten."

Strike out lines 67-68.

In line 126 strike out "is guilty of corrupt practice," and in lieu thereof insert "; or".

Between lines 126 and 127 insert the following: "4. * * * demands, solicits, asks or invites any candidate to subscribe or pay money to the support of any club or organization, to buy tickets to any entertainment or ball or to subscribe or pay for space in any book, program, periodical or other publication, is guilty of corrupt practice; but nothing in this sub-section contained shall apply to the soliciting of any business advertisement for insertion in a periodical in which such candidate was regularly advertising prior to his candidacy nor to his regular payment to any organization, religious, charitable or otherwise of which he may have been a member or to which he may have been a contributor for more than six months before his candidacy".

In line 132 after the word "his" strike out the words "nomination, election or".

In line 134 insert the word "state" after the word "elective".

In line 136 after the word "appeals," insert the words "judge of common pleas, judge of probate court or judge of insolvency court".

In line 136 strike out the word "or" after the word elector and in lieu thereof insert comma.

In line 137 strike out the words "judge of common pleas court".

In line 176 strike out the numeral "5175-23".

JOHN F. GILSON,
ROBERT BLACK,
STEPHEN M. YOUNG,
LAWRENCE BRENNAN,

ED. H. BISHOP,
A. ROSS READ,
WALTER G. AGLER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Brennan submitted the following report:

The standing committee on Privileges and Elections, to which was referred S. B. No. 50—Mr. Bernstein, having had the same under consideration, reports it back, and recommends that it be indefinitely postponed.

ROBERT BLACK,
C. A. ORRISON,
C. APPENZELLER,
WALTER G. AGLER,

LAWRENCE BRENNAN,
STEPHEN M. YOUNG,
T. E. HOOVER,
JOHN F. GILSON.

The report was agreed to and the bill was indefinitely postponed.

Mr. Brennan submitted the following report:

The standing committee on Privileges and Elections, to which was referred S. B. No. 54—Mr. Bernstein, having had the same under consideration, reports it back, and recommends its passage:

ROBERT BLACK,
CHAS. A. ORRISON,
C. APPENZELLER,
WALTER G. AGLER,

ED. H. BISHOP,
LAWRENCE BRENNAN,
STEPHEN M. YOUNG.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Colter submitted the following report:

The standing committee on Public Buildings and Lands, to which was referred H. B. No. 108—Mr. Doster, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2, after the word "and", insert "every", and after the word "elevator" strike out the comma, and insert the following: "except those used in the construction of buildings, or such that are erected for temporary use only, or such that carry no passengers".

In line 16, after the period, insert "Such inspector of buildings and such inspector of workshops and factories shall issue written notice to any owner of any elevator, not equipped as provided herein, to equip such elevator within thirty days as provided in this act; each thirty days such violation shall continue after service of such notice shall constitute a separate and distinct offense".

W. T. COLTER,
R. R. BOUR,

W. C. McGUFFEY,
LAWRENCE BRENNAN.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Pence submitted the following report:

The standing committee on Public Schools, to which was referred S. B. No. 66 — Mr. Kiser, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5, strike out the words "as an," and in lieu thereof insert the words "for agricultural purposes," and add comma after "purposes."

GEO. M. HOAGLIN,
FRED BARTHELMEH,
GEO. M. MORRIS,
JOHN J. SHANLEY,
JOHN F. GILSON,
JOHN H. LOWRY,

J. V. WINANS,
G. G. O. PENCE,
J. CHAS. CRISWELL,
W. M. DICKSON,
GEO. S. CRAWFORD,
VAN S. DEATON.

The amendments were agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Criswell, of Morrow, submitted the following report:

The standing committee on Public Schools, to which was referred H. B. No. 222 — Mr. Fulton, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2, strike out the word "for," and insert in lieu thereof the word "of."

In line 3, strike out the words "state of" and the word "and" after the word "authorized."

In line 4, strike out the word "directed."

In line 6, strike out the word "former" and insert in lieu thereof the word "said."

In line 8, strike out the word "for" and insert in lieu thereof the word "of."

GEO. M. HOAGLIN,
FRED BARTHELMEH,
GEO. S. CRAWFORD,
W. M. DICKSON,
J. CHAS. CRISWELL,
G. G. O. PENCE,

J. V. WINANS,
JOHN H. LOWRY,
JOHN F. GILSON,
GEO. M. MORRIS,
GUY DETRICK.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Orrison submitted the following report:

The standing committee on Public Utilities, to which was referred H. B. No. 138—Mr. Snyder, of Pickaway, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended: In line 6 after the word "stock" strike out the semi-colon and insert in lieu thereof, a comma.

In line 6 strike out the word "and" at the end of the line.

Strike out all of lines 7, 8, 9, 10.

In line 11, strike out the words "railroad or cars".

In line 11, strike out the word "said" before "company".

In line 12, strike out the word "said" at the end thereof.

In line 13, place a letter "s" after the word "crossing" where it first appears in said line, and insert after the said letter "s" a comma.

In lines 16 and 17, strike out the words "the want or insufficiency of any such fence, crossing or cattle guard or".

In line 18, strike out the words "thereof, or in keeping the same in repair," and insert in lieu thereof, the following words: "or maintenance of any such fence, crossing or cattle guard,"

In line 22, insert at the end thereof, the words "and maintain".

In line 25, insert the word "herein" between "thereon" and "provided."

In line 33, insert a comma after the word "car".

In line 34, strike out the first two words "with, or" also strike out in said line, the comma after the word "of".

In line 35, strike out the words "person or company" and insert in lieu thereof, the word "railroad".

In line 36, strike out the word "such" before "person" and insert the word "the".

In line 36, after the word "company" insert the following: "operating said railroad has".

In line 37, strike out "section 1 of" and also strike out all after the words "this act" and place a period after the word "act".

Strike out line 38.

LOUIS H. CAPELLE,
W. O. RHULMAN,
DON P. MILLS,

F. P. LAMBERT,
C. A. ORRISON,
SAMUEL J. BLACK.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Capelle submitted the following report:

The standing committee on Taxation, to which was referred H. B. No. 123—Mr. Capelle, having had the same under consideration, reports it back, and recommends its passage.

W. R. DAVIS,
DON P. MILLS,
M. A. WARNES,
CHAS. D. CONOVER,
R. R. BOUR,
M. G. NUNGESSER,

ROBERT BLACK,
IRVIN F. SNYDER,
LOUIS H. CAPELLE,
W. S. KING,
GUY DETRICK.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Duffey submitted the following report:

The standing committee on Codes, Courts and Procedure to which was referred H. B. No. 256 — Mr. Duffey, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 6, strike out all after the (,) and all of lines 7, 8 and 9, and substitute in lieu thereof, the following: "in any court, whether on appeal or on error; but in any court to which a case is carried on appeal, or on error, there shall be a statement at the right of the caption showing which party is appellant, and which party is appellee."

C. B. WINTERS,
WALTER G. AGLER,
WARREN J. DUFFEY,
JAMES NYE,

JOHN R. KING,
EDWARD R. MUELLER,
F. J. KILRAIN.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Mills submitted the following report:

The standing committee on Cities, to which was referred S. B. No. 81 — Mr. Friebohn, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 16, after the word "collectable," insert the words "providing the issuing body politic has not defaulted at any time since the year 1900, in the payment of its principal and interest of any of its bonds".

H. M. DONALDSON,
W. T. COLTER,
ADAM FRICK,
JAS. T. CARROLL,
HERBERT S. BIGELOW,

C. P. VENUS,
DON P. MILLS,
JOHN R. KING,
CHAS. A. ORRISON.

The amendment was agreed to.

The bill was ordered to be read the second time in its regular order. The following message was received from the senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

H. J. R. No. 15 — Mr. Fulton. With the following amendment, in which the concurrence of the House of Representatives is requested:

Strike out the resolving clause and substitute therefor the following: "Be it resolved by the General Assembly of the state of Ohio:"

Strike out all of line 16, and substitute the following: "That an expenditure of not exceeding five hundred dollars be authorized for the use."

In line 19, strike out all the line after the word "which" to and including the words "to pay," and substitute in lieu thereof "expenditure shall be paid."

At the end of line 20, change the word "committee" to "committees," and in line 21 change the word "voucher" to "vouchers."

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken and resulted—yeas 16, nays 21, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Crawford,	Lowry,	Snyder,
Beyer,	Donaldson,	Orlikowski,	of Hamilton,
Bishop,	Hastings,	Plank,	Sweeney,
Bour,	Kilrain,	Shanley,	Terrell,
			Winans—16.

Those who voted in the negative are: Messrs.

Anderson,	Hunter,	Kramer,	Plumb,
Behne,	Kathe,	Leist,	Read, of Summit,
Deaton,	Kemerer,	McGuffey,	Smith, of Morgan,
Detrick,	Kennedy,	Mueller,	Thomas,
Gilson,	Kessler,	Pence,	Venus—21.
Hoaglin,			

The roll call showing a quorum not present, the speaker pro tem declared the House adjourned at 6:05.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Wednesday, February 12, 1913, 1:30 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend J. H. Harris, of Columbus.

The journal of yesterday was read and approved.

The question being "Shall the Senate amendments to H. J. R. No. 15—Mr. Fulton, be concurred in?", the yeas and nays were taken and resulted—yeas 100, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bour,	Criswell,	Foreman,
Anderson,	Brennan,	of Coshocton,	Freeman,
Appenzeller,	Brown,	Criswell,	Frick,
Barthelmeh,	of Ashland,	of Morrow,	Fulton,
Beatty,	Brown, of Union,	Davis,	Gilson,
Behne,	Cameron,	Deaton,	Guthery,
Beyer,	Capelle,	Detrick,	Hastings,
Bishop,	Carroll,	Dickson,	Hite,
Black,	Clark,	Donaldson,	Hoffman,
of Hamilton,	Collins,	Doster,	Holl,
Black,	Colter,	Duffey,	Hoover,
of Wyandot,	Conover,	Ertel,	Horwitz,
Boggs,	Crawford,	Fell,	Hunter,
Bonnell,		Fellinger,	Jenkins,

Those who voted in the affirmative are: Messrs.—Concluded.

Kathe,	McGuffey,	Reid, of Fayette,	Terrell,
Kemerer,	Mills,	Reighard,	Tetlow,
Kennedy,	Morris,	Reppert,	Thatcher,
Kessler,	Mueller,	Rhulman,	Thomas,
Kilpatrick,	Nungesser,	Robinson,	Venus,
Kilrain,	Nye,	Schaefer,	Vollmer,
King,	Orlikowski,	Shanley,	Vonderheide,
of Ashtabula,	Orrison,	Siebert,	Walsh,
Kramer,	Pence,	Smith,	Warnes,
Lambert,	Plank,	of Morgan,	Welsh,
Leist,	Plumb,	Snyder,	Wintermute,
Lowry,	Quinlisk,	of Hamilton,	Woodworth,
Lustig,	Read, of Summit,	Snyder,	Young—100.
McCormick,		of Pickaway,	

The Senate amendments were concurred in.

H. B. No. 221, Mr. Gilson, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Barthelmeh moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, strike out the words "So as".

The motion was agreed to, and Mr. Barthelmeh was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted—yeas 102, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cowan,	Kathe,	Robinson,
Agler,	Crawford,	Kemerer,	Shanley,
Anderson,	Criswell,	Kessler,	Siebert,
Appenzeller,	of Morrow,	Kilpatrick,	Smith,
Barthelmeh,	Davis,	Kilrain,	of Butler,
Beatty,	Deaton,	King,	Smith,
Behne,	Detrick,	of Ashtabula,	of Morgan,
Beyer,	Dickson,	Kramer,	Snyder,
Bigelow,	Diser,	Lambert,	of Hamilton,
Bishop,	Donaldson,	Leist,	Snyder,
Black,	Doster,	Lowry,	of Pickaway,
of Hamilton,	Duffey,	Lustig,	Stivers,
Black,	Ertel,	McCormick,	Sweeney,
of Wyandot,	Fell,	Mills,	Terrell,
Boggs,	Fellinger,	Morris,	Tetlow,
Bonnell,	Foreman,	Mueller,	Thatcher,
Bour,	Freeman,	Nungesser,	Thomas,
Brennan,	Frick,	Nye,	Venus,
Brown,	Gilson,	Orlikowski,	Vollmer,
of Ashland,	Guthery,	Orrison,	Vonderheide,
Brown, of Union,	Hastings,	Pence,	Walsh,
Cameron,	Hite,	Plank,	Warnes,
Capelle,	Hoffman,	Plumb,	Welsh,
Carroll,	Holl,	Quinlisk,	Winans,
Chapman,	Hoover,	Reid, of Fayette,	Wintermute,
Collins,	Horwitz,	Reighard,	Winters,
Colter,	Hunter,	Reppert,	Young—102.
Conover,	Jenkins,	Rhulman,	

The bill was passed.

The title was agreed to.

Mr. Rhulman moved that the vote by which S. B. No. 44 — Mr. Bernstein, was lost, be reconsidered.

S. B. No. 38 — Mr. Green, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Tetlow moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6, strike out the word "eighty" and in lieu thereof insert the word "eighty-two".

In line 7, strike out the word "twenty" and in lieu thereof insert the word "eighteen".

The motion was agreed to, and Mr. Tetlow was appointed such committee, and reported the bill amended as instructed.

Mr. Tetlow moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 46, after the word "acetylene," insert the words "gas in."

In line 48 after the word "of," insert the word "calcium."

In line 50, after the comma after the word "possession," insert the words "in a mine."

In line 53, after the word "acetylene," insert the words "gas in."

In line 62, insert a comma after the first "of."

In line 64, strike out the words "in a mine," and in lieu thereof insert a comma.

In line 64, after the word "possession," insert "in a mine any."

In line 64, strike out the word "carbide," and in lieu thereof insert the word "carbide."

The motion was agreed to, and Mr. Tetlow was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 107, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cowan,	Kennedy,	Rhulman,
Agler,	Crawford,	Kessler,	Robinson,
Anderson,	Criswell,	Kilpatrick,	Schaefer,
Appenzeller,	of Coshocton,	Kilrain,	Shanley,
Barthelmeh,	Criswell,	King,	Siebert,
Beatty,	of Morrow,	of Ashtabula,	Smith,
Behne,	Davis,	King,	of Butler,
Beyer,	Deaton,	of Franklin,	Smith,
Bigelow,	Detrick,	Kramer,	of Morgan,
Bishop,	Dickson,	Lambert,	Snyder,
Black,	Diser,	Leist,	of Hamilton,
of Hamilton,	Doster,	Lowry,	Snyder,
Black,	Duffey,	Lustig,	of Pickaway
of Wyandot,	Ertel,	McCormick,	Stivers,
Boggs,	Fell,	McGuffey,	Sweeney,
Bonnell,	Foreman,	Morris,	Terrell,
Bour,	Freeman,	Mueller,	Tetlow,
Brennan,	Frick,	Nungesser,	Thatcher,
Brown,	Fulton,	Nye,	Thomas,
of Ashland,	Gilson,	Orlikowski,	Venus,
Brown, of Union,	Guthery,	Pence,	Vollmer,
Cameron,	Hastings,	Plank,	Vonderheide,
Capelle,	Hite,	Plumb,	Walsh,
Carroll,	Hoffman,	Quinisk,	White,
Chapman,	Holl,	Read, of Summit,	Winans,
Clark,	Hoover,	Reid, of Fayette,	Wintermute,
Collins,	Horwitz,	Reighard,	Winters,
Colter,	Hunter,	Reppert,	Woodworth,
Conover,	Kathe,	Reynolds,	Young—107.
Cooper,	Kemerer,		

The bill was passed.

The title was agreed to.

S. B. No. 83 — Mr. Wieser, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Morris moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3 after "treason" insert a comma.

In line 5 after the word "the" strike out "Ohio board of administration" and insert "the Ohio board of administration".

In line 13 after the word "void" insert a comma.

The motion was agreed to, and Mr. Morris was appointed such committee, and reported the bill amended as instructed.

Mr. Vonderheide moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 15 after the period insert "The provisions of this act shall apply to convicts now serving time in the Ohio penitentiary."

The motion was disagreed to.

Mr. Kilpatrick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5, strike out the word "shall" and insert in lieu thereof the word "may".

The motion was agreed to, and Mr. Kilpatrick was appointed such committee, and reported the bill amended as instructed.

Mr. Plumb moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3, strike out the word "and" and after the word "degree" insert the following: "murder in the second degree and manslaughter."

The motion was disagreed to.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted—yeas 86, nays 25, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cowan,	Kemerer,	Read, of Summit,
Appenzeller,	Criswell,	Kessler,	Reppert,
Barthelmeh,	of Morrow,	Kilpatrick,	Rhulman,
Beatty,	Davis,	Kilrain,	Schaefer,
Behne,	Deaton,	King,	Shanley,
Beyer,	Detrick,	of Ashtabula,	Siebert,
Bigelow,	Dickson,	King,	Smith,
Bishop,	Donaldson,	of Franklin,	of Butler,
Black,	Doster,	Kramer,	Snyder,
of Hamilton,	Duffey,	Leist,	of Hamilton,
Black,	Ertel,	Lowry,	Sweeney,
of Wyandot,	Etling,	Lustig,	Terrell,
Boggs,	Fell,	McCormick,	Tetlow,
Bonnell,	Fellinger,	McGuffey,	Thatcher,
Bour,	Foreman,	Mills,	Venus,
Brennan,	Fulton,	Mueller,	Vollmer,
Brown,	Guthery,	Nungesser,	Vonderheide,
of Ashland,	Hite,	Nye,	Walsh,
Cameron,	Hoaglin,	Orlikowski,	Welsh,
Capelle,	Hoffman,	Orrison,	Winans,
Carroll,	Holl,	Pence,	Wintermute,
Clark,	Horwitz,	Plumb,	Winters,
Colter,	Hunter,	Quinlisk,	Young—86.
Cooper,	Jenkins,		

Those who voted in the negative are: Messrs.

Agler,	Criswell,	Kathe,	Smith,
Anderson,	of Coshocton,	Lambert,	of Morgan,
Brown, of Union,	Diser,	Plank,	Snyder,
Collins,	Freeman,	Reid, of Fayette,	of Pickaway,
Conover,	Frick,	Reighard,	Stivers,
Crawford,	Gilson,	Robinson,	White,
	Hastings,	Scott,	Woodworth—25.
	Hoover,		

The bill was passed.

The title was agreed to.

S. B. No. 57 — Mr. Moore, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 95, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Conover,	Horwitz,	Reppert,
Anderson,	Cooper,	Hunter,	Reynolds,
Appenzeller,	Cowan,	Jenkins,	Rhulman,
Barthelmeh,	Crawford,	Kemerer,	Robinson,
Beatty,	Criswell,	Kessler,	Schaefer,
Behne,	of Coshocton,	Kilpatrick,	Scott,
Beyer,	Criswell,	Kilrain,	Shanley,
Bishop,	of Morrow,	King,	Siebert,
Black,	Davis,	of Ashtabula,	Smith,
of Hamilton,	Deaton,	King,	of Morgan,
Black,	Detrick,	of Franklin,	Snyder,
of Wyandot,	Diser,	Lambert,	of Pickaway,
Boggs,	Donaldson,	Lowry,	Stivers,
Bonnell,	Doster,	Lustig,	Sweeney,
Bour,	Duffey,	McCormick,	Tetlow,
Brennan,	Ertel,	McGuffey,	Thatcher,
Brown,	Fellinger,	Morris,	Thomas,
of Ashland,	Foreman,	Mueller,	Venus,
Brown, of Union,	Freeman,	Nye,	Vollmer,
Cameron,	Frick,	Orlikowski,	Vonderheide,
Capelle,	Fulton,	Pence,	Warnes,
Carroll,	Hastings,	Plank,	White,
Chapman,	Hite,	Plumb,	Winans,
Clark,	Hoaglin,	Quinlisk,	Wintermute,
Collins,	Hoffman,	Read, of Summit,	Winters,
Colter,	Holl,	Reighard,	Woodworth—95.

The bill was passed.

The title was agreed to.

Sub. H. B. No. 44 — Mr. Read, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Foreman moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3, strike out the words "thirty minutes" and insert in lieu thereof "one hour".

The motion was disagreed to.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted—yeas 95, nays 5, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Beyer,	Bonnell,	Cameron,
Anderson,	Bigelow,	Bour,	Capelle,
Appenzeller,	Bishop,	Brennan,	Carroll,
Barthelmeh,	Black,	Brown,	Chapman,
Beatty,	of Wyandot,	of Ashland,	Clark,
Behne,	Boggs,	Brown, of Union,	Colter,

Those who voted in the affirmative are: Messrs.—Concluded.

Conover,	Fulton,	Lowry,	Scott,
Cooper,	Gilson,	Lustig,	Shanley,
Cowan,	Hastings,	McCormick,	Seibert,
Crawford,	Hoaglin,	McGuffey,	Smith,
Criswell,	Hoffman,	Mills,	of Morgan,
of Coshocton,	Holl,	Morris,	Snyder,
Criswell,	Hoover,	Mueller,	of Pickaway,
of Morrow,	Horwitz,	Nungesser,	Stivers,
Davis,	Jenkins,	Nye,	Sweeney,
Deaton,	Kathe,	Orlikowski,	Tetlow,
Detrick,	Kemerer,	Plank,	Thatcher,
Dickson,	Kennedy,	Plumb,	Thomas,
Diser,	Kessler,	Quinlisk,	Venus,
Donaldson,	Kilpatrick,	Read, of Summit,	Vollmer,
Duffey,	Kilrain,	Reid, of Fayette,	Walsh,
Fell,	King,	Reppert,	White,
Fellinger,	of Ashtabula,	Reynolds,	Wintermute,
Foreman,	King,	Rhulman,	Winters,
Freeman,	of Franklin,	Robinson,	Woodworth—95.
Frick,	Lambert,	Schaefer,	

Messrs. Acker, Collins, Hunter, Reighard and Vonderheide, voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 141—Mr. Cowan, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Fellinger moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 21, after the word "completed" insert a comma (,).

The motion was agreed to, and Mr. Fellinger was appointed such committee, and reported the bill amended as instructed.

Mr. Reid moved to refer the bill to a select committee of one, with instructions to amend as follows:

After "Same" in line 22, add "and apportion the cost thereof among the land owners affected".

The motion was disagreed to.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted—yeas 31, nays 59, as follows:

Those who voted in the affirmative are: Messrs.

Apperzeller,	Duffey,	Mills,	Terrell,
Beatty,	Fellinger,	Orlikowski,	Vollmer,
Bour,	Foreman,	Orrison,	Vonderheide,
Brennan,	Fulton,	Pence,	Walsh,
Chapman,	Hoffman,	Reppert,	Winters,
Conover,	Holl,	Schaefer,	Woodworth,
Cowan,	Horwitz,	Shanley,	Young—31.
Detrick,	Kilrain,	Smith,	

of Butler,

Those who voted in the negative are: Messrs.

Acker,	Brown,	Cooper,	Etling,
Agler,	of Ashland,	Crawford,	Fell,
Anderson,	Brown, of Union,	Davis,	Freeman,
Beyer,	Cameron,	Deaton,	Frick,
Bigelow,	Capelle,	Diser,	Guthery,
Bishop,	Carroll,	Doster,	Hastings,
Boggs,	Colter,	Ertel,	Hite,

Those who voted in the negative are: Messrs. — Concluded.

Hoaglin,	Lowry,	Rhulman,	Sweeney,
Hoover,	Lustig,	Scott,	Tetlow,
Hunter,	McGuffey,	Siebert,	Thatcher,
Kathe,	Mueller,	Smith,	Thomas,
Kemerer,	Plank,	of Morgan,	Venus,
Kilpatrick,	Plumb,	Snyder,	White,
Kramer,	Quinlisk,	of Hamilton,	Winans,
Lambert,	Reid, of Fayette,	Stivers,	Wintermute—59.
Leist,	Reighard,		

The bill not having received a constitutional majority was lost.

H. B. No. 84 — Mr. Mueller, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Guthrey moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7 change the word "ten" to "five".

The motion was disagreed to.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 75, nays 29, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Shanley,
Appenzeller,	of Coshocton,	Kilpatrick,	Siebert,
Barthelmeh,	Criswell,	Kilrain,	Smith,
Beatty,	of Morrow,	King,	of Butler,
Behne,	Doster,	of Ashtabula,	Smith,
Beyer,	Duffey,	Kramer,	of Morgan,
Bishop,	Ertel,	Lambert,	Snyder,
Black,	Etlng,	Leist,	of Hamilton,
of Hamilton,	Fell,	Lowry,	Snyder,
Black,	Fellinger,	McGuffey,	of Pickaway,
of Wyandot,	Foreman,	Mills,	Sweeney,
Boggs,	Fulton,	Morris,	Terrell,
Bonnell,	Gilson,	Mueller,	Thomas,
Bour,	Guthery,	Nungesser,	Venus,
Brennan,	Hastings,	Nye,	Vonderheide,
Brown,	Hite,	Orlikowski,	Warnes,
of Ashland,	Hoaglin,	Orrison,	Welsh,
Cameron,	Hoffman,	Pence,	Wintermute,
Carroll,	Holl,	Reppert,	Winters,
Chapman,	Kathe,	Reynolds,	Woodworth,
Colter,	Kennedy,	Schaefer,	Young—75.
Cowan,			

Those who voted in the negative are: Messrs.

Agler,	Detrick,	Jenkins,	Reighard,
Brown, of Union,	Diser,	Kemerer,	Rhulman,
Collins,	Freeman,	Lustig,	Robinson,
Conover,	Frick,	McCormick,	Scott,
Cooper,	Hoover,	Plank,	Tetlow,
Crawford,	Horwitz,	Plumb,	White,
Davis,	Hunter,	Quinlisk,	Winans—29.
Deaton,			

The bill was passed.

The title was agreed to.

Mr. Rhulman having heretofore moved that the vote by which S. B. No. 44 — Mr. Bernstein, was lost, be reconsidered.

The motion of Mr. Rhulman was agreed to and said bill was taken up.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 90, nays 16, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Reppert,
Appenzeller,	of Morrow,	Kessler,	Rhulman,
Barthelmeh,	Davis,	Kilpatrick,	Schaefer,
Beatty,	Deaton,	Kilrain,	Shanley,
Behne,	Detrick,	King,	Siebert,
Beyer,	Dickson,	of Ashtabula,	Smith,
Bigelow,	Doster,	King,	of Butler,
Bishop,	Duffey,	of Franklin,	Smith,
Black,	Ertel,	Kramer,	of Morgan,
of Hamilton,	Etling,	Lambert,	Snyder,
Black,	Fell,	Leist,	of Hamilton,
of Wyandot,	Fellinger,	Lowry,	Snyder,
Boggs,	Foreman,	Lustig,	of Pickaway,
Bonnell,	Freeman,	McGuffey,	Sweeney,
Bour,	Frick,	Mills,	Terrell,
Brennan,	Fulton,	Morris,	Thatcher,
Brown,	Gilson,	Mueller,	Thomas,
of Ashland,	Guthery,	Nungesser,	Venus,
Cameron,	Hite,	Nye,	Vonderheide,
Capelle,	Hoaglin,	Orlikowski,	Walsh,
Carroll,	Hoffman,	Orrison,	Warnes,
Chapman,	Holl,	Pence,	Welsh,
Colter,	Horwitz,	Plank,	Wintermute,
Cowan,	Hunter,	Quinlisk,	Winters,
Criswell,	Jenkins,	Reighard,	Young—90.
of Coshocton,			

Those who voted in the negative are: Messrs.

Agler,	Diser,	Kennedy,	Scott,
Anderson,	Hastings,	McCormick,	Tetlow,
Brown, of Union,	Hoover,	Plumb,	White,
Cooper,	Kemerer,	Robinson,	Woodworth—16.

The bill was passed.

The title was agreed to.

H. B. No. 83 — Mr. Warnes, was taken up.

Mr. Warnes moved that the bill be referred to a select committee of one with instructions to report at any time.

The motion was agreed to and Mr. Warnes was appointed such committee.

H. J. R. No. 17 — Mr. Hite, was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted—yeas 107, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brown,	Detrick,	Hoaglin,
Agler,	of Ashland,	Dickson,	Hoffman,
Anderson,	Brown, of Union,	Diser,	Holl,
Appenzeller,	Cameron,	Donaldson,	Hoover,
Barthelmeh,	Capelle,	Doster,	Horwitz,
Beatty,	Carroll,	Duffey,	Hunter,
Behne,	Clark,	Ertel,	Kathe,
Beyer,	Collins,	Etling,	Kemerer,
Bishop,	Colter,	Fell,	Kennedy,
Black,	Conover,	Fellinger,	Kessler,
of Hamilton,	Cooper,	Foreman,	Kilpatrick,
Black,	Crawford,	Freeman,	Kilrain,
of Wyandot,		Frick,	King,
Boggs,	Criswell,	Fulton,	of Ashtabula,
Bonnell,	of Coshocton,	Guthery,	King,
Bour,	Davis,	Hastings,	of Franklin,
Brennan,	Deaton,	Hite,	Kramer.

Those who voted in the affirmative are: Messrs.—Concluded.

Leist,	Plank,	Smith,	Thomas,
Lowry,	Plumb,	of Butler,	Venus,
Lustig,	Quinlisk,	Smith,	Vollmer,
McCormick,	Reid, of Fayette,	of Morgan,	Vonderheide,
McGuffey,	Reighard,	Snyder,	Warnes,
Mills,	Reppert,	of Hamilton,	Welsh,
Morris,	Reynolds,	Snyder,	White,
Mueller,	Rhulman,	of Pickaway,	Winans,
Nungesser,	Robinson,	Sweeney,	Wintermute,
Nye,	Schaefer,	Terrell,	Winters,
Orlikowski,	Scott,	Tetlow,	Woodworth,
Orrison,	Shanley,	Thatcher,	Young—107.
Pence,	Siebert,		

The resolution was adopted.

H. J. R. No. 18—Mr. Shanley, was taken up.

The question being "Shall the resolution be adopted?", Mr. Frick moved to refer the resolution to a select committee of one with instructions to amend as follows:

In line 21, after "sets," add "forty nine sets of which shall be placed in the common schools of the county, which such member represents."

The motion was disagreed to.

Mr. Chapman demanded the previous question, which was duly seconded.

The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 76, nays 37, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Reppert,
Appenzeller,	of Coshocton,	Kemerer,	Reynolds,
Barthelmeh,	Criswell,	Kennedy,	Rhulman,
Beatty,	of Morrow,	Kessler,	Scott,
Behne,	Davis,	Kilpatrick,	Shanley,
Bishop,	Deaton,	Kilrain,	Smith,
Black,	Detrick,	King,	of Butler,
of Wyandot,	Dickson,	of Ashtabula,	Smith,
Boggs,	Diser,	King,	of Morgan,
Bonnell,	Doster,	of Franklin,	Snyder,
Borr,	Ertel,	Kramer,	of Hamilton,
Brennan,	Etling,	Lambert,	Snyder,
Brown,	Fell,	Leist,	of Pickaway,
of Ashland,	Foreman,	Lowry,	Sweeney,
Brown, of Union,	Guthery,	McGuffey,	Thomas,
Cameron,	Hite,	Mueller,	Vollmer,
Carroll,	Hoaglin,	Nungesser,	Vonderheide,
Chapman,	Hoffman,	Nye,	Walsh,
Clark,	Holl,	Orlikowski,	Warnes,
Colter,	Hunter,	Quinlisk,	Wintermute,
Cowan,	Jenkins,	Read, of Summit,	Winters,
		Reid, of Fayette,	Woodworth—76.

Those who voted in the negative are: Messrs.

Agler,	Collins,	Freeman,	Lustig,
Anderson,	Conover,	Frick,	McCormick,
Bigelow,	Cooper,	Fulton,	Mills,
Black,	Crawford,	Hastings,	Morris,
of Hamilton,	Duffey,	Hoover,	Orrison,
Capelle,	Fellinger,	Horwitz,	Plank,

Those who voted in the negative are: Messrs. — Concluded.

Plumb,
Reighard,
Robinson,
Schaefer,

Siebert,
Stivers,
Terrell,
Tetlow,

Thatcher,
Venus,
Welsh,

White,
Winans,
Young—37.

The resolution was adopted.

Mr. Plank submitted the following report:

The standing committee on Banks and Banking to which was referred H. B. No. 121—Mr. Clark, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended.

In line 3 strike out "or" and in lieu thereof insert "of".

CHAS. D. CONOVER,
F. M. PLANK,
GEO. F. DOSTER,
JAMES R. CLARK,

W. M. BROWN,
R. R. KENNEDY,
FRANK H. REIGHARD.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Duffey submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 260 — Mr. Duffey, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2, strike out "of Ohio".

In line 5, strike out "all court" and insert in lieu thereof "his".

In line 6, after the comma, insert "to be fixed as provided in section 1552 of the General Code".

In line 11, strike out "of Ohio".

C. B. WINTERS,
VIRGIL J. TERRELL,
WARREN J. DUFFEY,
JOHN R. KING,

EDWARD R. MUELLER,
F. J. KILRAIN,
E. B. STIVERS,
WALTER G. AGLER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Mueller submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 97—Mr. Wordworth, having had the same under consideration, reports it back, and recommends its passage.

C. B. WINTERS,
VIRGIL J. TERRELL,
WALTER G. AGLER,
E. B. STIVERS,

WARREN J. DUFFEY,
JOHN R. KING,
EDWARD R. MUELLER,
F. J. KILRAIN.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 304—Mr. Etling having had the same under consideration, reports it back, and recommends its passage.

ALTON H. ETLING,
J. CHAS. CRISWELL,
J. R. B. KESSLER,
JOHN F. KRAMER,
S. H. WILLIAMS,
PETER J. COLLINS,
CULBERTSON J. SMITH,

THORNTON R. SNYDER,
C. A. REID,
V. J. VONDERHEIDE,
OSCAR E. DISER,
STEPHEN M. YOUNG,
W. B. KILPATRICK.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Snyder, of Hamilton, submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 189—Mr. Snyder, of Hamilton, having had the same under consideration, reports it back, and recommends its passage.

CULBERTSON J. SMITH,
PETER J. COLLINS,
OSCAR E. DISER,
ALTON H. ETLING,
J. CHAS. CRISWELL,
STEPHEN M. YOUNG,

V. J. VONDERHEIDE,
J. R. B. KESSLER,
JOHN F. KRAMER,
IRVIN F. SNYDER,
C. A. REID,
W. B. KILPATRICK.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kramer submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 142—Mr. Kramer, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

After the period in line 10, add the following:

“Provided, that the probate court, upon the application of the widow or widower made within six months after such citation and upon good cause shown, may extend such time of election for an additional period of time not exceeding six months.”

JOHN F. KRAMER,
J. R. B. KESSLER,
V. J. VONDERHEIDE,
STEPHEN M. YOUNG,
J. CHAS. CRISWELL,
OSCAR E. DISER,

THORNTON R. SNYDER,
CULBERTSON J. SMITH,
IRVIN F. SNYDER,
PETER J. COLLINS,
C. A. REID,
W. B. KILPATRICK.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Snyder, of Hamilton, submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 190—Mr. Snyder, of Hamilton, having had the same under con-

sideration, reports it back with the following amendment, and recommends its passage when so amended: Strike out lines 22 and 23.

THORNTON R. SNYDER
CULBERTSON J. SMITH,
C. A. REID,
PETER J. COLLINS,
V. J. VONDERHEIDE,

OSCAR E. DISER,
STEPHEN M. YOUNG,
IRVIN F. SNYDER,
J. CHAS. CRISWELL,
W. B. KILPATRICK.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 208—Mr. Chapman, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all of lines 25, 26, 27 and 28, and in lieu thereof insert the following:

"Such inspector shall not exercise any authority in municipalities wherein ordinances or regulations providing for the inspection of plumbing have been adopted and are being enforced".

In line 59, after the word "annum" strike out the comma and insert the following: "and each deputy inspector shall receive a salary of fifteen hundred dollars per annum,".

In lines 60-61 strike out all of the sentence beginning with the word "The" and ending with the period after the word "health".

O. B. CHAPMAN,
ALFRED ROBINSON,
JAMES NYE,
PERCY TETLOW,
HARRY F. VOLLMER,
JOHN C. HOFFMAN,

LAWRENCE BRENNAN,
F. B. FELL,
FRANK W. THOMAS,
FRANK P. LAMBERT,
W. B. KILPATRICK.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Cameron submitted the following report:

The standing committee on Public Health, to which was referred H. B. No. 51 — Mr. Sweeney, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2 strike out the words "any person who" and in lieu thereof insert the word "whoever".

In line 2, after the word "advertise" add the words "in any newspaper, publication, magazine, periodical, pamphlet or by circular or form letter."

In line 3, after the words "advertisement" insert the words "in any form whatsoever".

In line 3, strike out the words "that he will" and in lieu thereof insert the word "to".

At the end of line 3 strike out the word "lost".

In line 4, strike out the word "powers".

In line 4, after the word "varicocoele" strike out the words "or syphilis" and in lieu thereof insert the following: "hydrocele, diseases of the genito urinary organs, or any venereal disease, or to cure cancer or tuberculosis."

In line 5, strike out the word "of".

In line 6, strike out the figures "\$100" and in lieu thereof insert the words "one hundred dollars".

In line 6, strike out the words "in the county jail for the period of".

In line 7, strike out the period (.) and add the words "or both".

In line 8, after the word "newspaper" insert a comma (,) and add the words "publication, magazine, or periodical".

In line 11, strike out the word "of".

In line 11, strike out the figures "\$100" and in lieu thereof insert the words "one hundred dollars".

In line 11, strike out the words "in the county jail for a".

In line 12, strike out the words "period of".

In line 12, strike out the period (.) after the word "months" and add the words "or both".

Add an additional section to be known as section 3:

"SECTION 3. A justice of the peace, mayor, police judge or judge of a municipal court shall have final jurisdiction within his county in a prosecution for a violation of any provision of this act."

Amend title so as to read:

"A bill prohibiting advertising to cure sexual diseases, cancer or tuberculosis."

R. B. CAMERON,
H. L. SCHAEFER,
W. S. KING,
GEO. M. MORRIS,

W. M. DICKSON,
G. J. C. WINTERMUTE,
GEO. F. DOSTER,
D. M. CRISWELL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Sweeney moved that the bill be printed as amended.

The motion was agreed to.

Mr. Cameron, submitted the following report:

The standing committee on Public Health, to which was referred H. B. No. 160—Mr. Smith, of Morgan, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

Strike out all the remainder of section 11187 following the word "issued," in line 9, and substitute in lieu thereof the following: "Each applicant shall present an affidavit to the probate judge issuing such license to the effect that each is free from any of the disqualifications above set forth in this section, but such probate judge may require either or both applicants to present a certificate of health from any reputable physician, such certificate to be approved by the said probate judge."

R. B. CAMERON,
W. S. KING,
H. L. SCHAEFER,
G. J. C. WINTERMUTE,
D. M. CRISWELL,

JOHN F. GILSON,
GEO. F. DOSTER,
W. M. DICKSON,
GEO. M. MORRIS,
J. V. WINANS.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Cameron submitted the following report:

The standing committee on Public Health, to which was referred H. B. No. 263 — Mr. King, of Ashtabula, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 17, strike out the figures "2000" and insert in lieu thereof the words "two thousand".

R. B. CAMERON,
W. S. KING,
HARRY KEMERER,
G. J. C. WINTERMUTE,
D. M. CRISWELL,

GEO. F. DOSTER,
W. M. DICKSON,
J. V. WINANS,
HENRY L. SCHAEFER.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Cameron submitted the following report:

The standing committee on Public Health, to which was referred H. B. No. 264 — Mr. King, of Ashtabula, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2, strike out the figure "1st" and insert the word "first".

R. B. CAMERON,
W. S. KING,
H. L. SCHAEFER,
HARRY KEMERER,
G. J. C. WINTERMUTE,

D. M. CRISWELL,
JOHN F. GILSON,
GEO. F. DOSTER,
W. M. DICKSON,
J. V. WINANS.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Orrison submitted the following report:

The standing committee on Public Utilities, to which was referred H. B. No. 226 — Mr. Cowan, having had the same under consideration, reports it back, and recommends its passage.

LOUIS H. CAPELLE,
W. A. RHULMAN,
DON P. MILLS,
CHAS. A. ORRISON,

M. A. WARNES,
SAMUEL BLACK,
FRANK P. LAMBERT.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Ertel offered the following resolution:

H. R. No. 45 — Mr. Ertel.

Resolved, That the following bills be allowed and ordered paid and the speaker be, and he is hereby, authorized and directed to sign vouchers for the same payable out of the contingent fund of the House:

United States Express Co., express charges.....	\$1 45
The Crystal Ice Mfg. Co., water and ice.....	54 00
Western Union Telegraph Co., synchronized time service	3 00
E. H. Sell & Co., supplies.....	434 93
The W. H. Anderson Co., General Code.....	\$3,125 00
Hiss Stamp Works, supplies.....	1 25
The Remington Typewriter Co., repairs.....	3 50
Diehl Office Equipment Co., supplies.....	6 40
The Doddington Co., supplies.....	31 00
John M. Caren & Co., supplies.....	8 50
The Dunn-Taft Co., supplies.....	12 00
The Thomas Ross & Brothers Soap Co., soap.....	1 60
F. G. and A. Howald, one rug.....	30 00
W. S. Cox, carpentering and supplies.....	68 00
Frank Bentz, labor	26 80
Nitschke Brothers, supplies	40
The General Laundry Co., laundry.....	5 59
The Sanitary Supply Co., supplies.....	45 35
A. H. Smythe, supplies.....	31 80
The Frank P. Hall Co., supplies.....	30 88

Mr. Ertel moved that the rules be suspended and House Resolution No. 45, be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 84, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Hunter,	Rhulman,
Appenzeller,	Deaton,	Jenkins,	Schaefer,
Barthelmeh,	Detrick,	Kemerer,	Scott,
Beatty,	Dickson,	Kessler,	Shanley,
Behne,	Diser,	Kilrain,	Smith,
Beyer,	Doster,	King,	of Butler,
Bishop,	Duffey,	of Ashtabula,	Smith,
Black,	Ertel,	King,	of Morgan,
of Wyandot,	Etling,	of Franklin,	Snyder,
Bonnell,	Fell,	Kramer,	of Hamilton,
Bour,	Fellinger,	Lambert,	Sweeney,
Brennan,	Foreman,	Lowry,	Thatcher,
Brown, of Union,	Freeman,	McCormick,	Thomas,
Capelle,	Frick,	Mills,	Venus,
Carroll,	Fulton,	Nye,	Vollmer,
Chapman,	Gilson,	Orlikowski,	Vonderheide,
Clark,	Hastings,	Orrison,	Walsh,
Conover,	Hite,	Pence,	Welsh,
Crawford,	Hoaglin,	Plank,	Winans,
Criswell,	Hoffman,	Plumb,	Wintermute,
of Coshocton,	Holl,	Reid, of Fayette,	Winters,
Criswell,	Hoover,	Reppert,	Woodworth,
of Morrow,	Horwitz,	Reynolds,	Young—84.

The resolution was adopted.

Mr. Welsh, submitted the following report:

The standing committee on Fish and Game, to which was referred H. B. No. 298 — Mr. Welsh, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

After line 18, add the following section:

"Sec." 3. An emergency is hereby declared to exist, by reason whereof it is necessary for the immediate preservation of the public peace and safety and to protect the fishermen of this state from great expense and serious pecuniary loss that this act take effect from and after its passage and approval."

Strike out in line 19, the figure (2) insert in lieu thereof the figure (3).

EDWARD R. MUELLER,
G. G. O. PENCE,
C. H. McCORMICK,

JOSEPH LUSTIG,
W. S. KING,
JOHN H. LOWRY.

The amendments were agreed to.

On motion of Mr. Welsh the constitutional rule requiring bills to be fully read on three different days was dispensed with, and H. B. No. 298 was read the second time by its title.

On motion of Mr. Welsh the constitutional rule requiring bills to be fully read on three different days was dispensed with and said bill H. B. No. 298 was engrossed at the clerk's desk and read the third time.

The question being "Shall the bill pass?", Mr. Welsh moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, strike out "To amend" and in lieu thereof insert "That".

In line 3, after "nets", insert "be amended".

In line 6, after "seven-eighths" insert "inches".

The motion was agreed to, and Mr. Welsh was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken and resulted — yeas 94, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kilrain,	Shanley,
Agler,	Deaton,	King,	Siebert,
Anderson,	Detrick,	of Ashtabula,	Smith,
Appenzeller,	Dickson,	King,	of Butler,
Barthelmeh,	Donaldson,	of Franklin,	Smith,
Beatty,	Doster,	Kramer,	of Morgan,
Behne,	Duffey,	Lowry,	Snyder,
Beyer,	Ertel,	Lustig,	of Hamilton,
Bigelow,	Etling,	McCormick,	Snyder,
Bishop,	Fell,	McGuffey,	of Pickaway,
Black,	Fellinger,	Mills,	Sweeney,
of Hamilton,	Foreman,	Mueller,	Terrell,
Bonnell,	Freeman,	Nungesser,	Thomas,
Bour,	Frick,	Nye,	Venus,
Brennan,	Hastings,	Orlikowski,	Vollmer,
Brown, of Union,	Hoarlin,	Orrison,	Vonderheide,
Capelle,	Hoffman,	Pence,	Walsh,
Carroll,	Holl,	Plank,	Welsh,
Collins,	Hoover,	Plumb,	White,
Colter,	Horwitz,	Quinisk,	Williams,
Conover,	Hunter,	Reid, of Fayette,	Winans,
Crawford,	Jenkins,	Reighard,	Wintermute,
Criswell,	Kathe,	Rhulman,	Winters,
of Coshocton,	Kemerer,	Robinson,	Woodworth,
Criswell,	Kessler,	Schaefer,	Young—94.
of Morrow,	Kilpatrick,	Scott,	

The bill was passed.

And thereupon by direction of the speaker upon section 3 being the emergency section, the yeas and nays were taken, and resulted — yeas 91, nays 11, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilrain,	Scott,
Agler,	of Morrow,	King,	Shanley,
Anderson,	Davis,	of Ashtabula,	Siebert,
Appenzeller,	Deaton,	King,	Smith,
Barthelmeh,	Dickson,	of Franklin,	of Butler,
Beatty,	Donaldson,	Kramer,	Smith,
Behne,	Doster,	Lambert,	of Morgan,
Beyer,	Ertel,	Leist,	Snyder,
Bishop,	Etling,	Lowry,	of Hamilton,
Black,	Fell,	Lustig,	Snyder,
of Hamilton,	Fellinger,	McCormick,	of Pickaway,
Bonnell,	Foreman,	McGuffey,	Sweeney,
Bour,	Frick,	Mueller,	Thatcher,
Brennan,	Fulton,	Murphy,	Thomas,
Brown, of Union,	Hastings,	Nungesser,	Venus,
Cameron,	Hite,	Orrison,	Vollmer,
Capelle,	Hoaglin,	Pence,	Vonderheide,
Carroll,	Hoffman,	Plank,	Walsh,
Chapman,	Holl,	Plumb,	Warnes,
Clark,	Horwitz,	Quinisk,	Welsh,
Colter,	Jenkins,	Reid, of Fayette,	White,
Conover,	Kathe,	Reighard,	Williams,
Criswell,	Kemerer,	Reppert,	Winans,
of Coshocton,	Kessler,	Rhulman,	Wintermute,
Kilpatrick,	Robinson,	Woodworth — 92.	

Messrs. Crawford, Detrick, Diser, Duffey, Mills, Nye, Orlikowski, Read, Schaefer, Terrell and Young voted in the negative.

The emergency section was adopted.

The title was agreed to.

Mr. Hoaglin moved that S. B. No. 66 — Mr. Kiser, be recommitted to the committee on Public Schools.

The motion was agreed to and the bill so referred.

Mr. Kilpatrick moved that H. B. No. 162 be recommitted to the committee on Judiciary.

The motion was agreed to and the bill so referred.

The select committee on Mileage submitted the following report:

We, the undersigned select committee of three appointed pursuant to House Resolution No. 14 to ascertain and report mileage due members of the House of Representatives, beg leave to submit the following report:

Name.	County.	Amount	
		Miles.	Due Each Week.
Acker	Hocking	50	\$2 00
Agler	Stark	123	4 92
Anderson	Green	62	2 48
Appenzeller	Darke	96	3 84
Barthelmeh	Tuscarawas	85	3 40
Beatty	Hamilton	120	4 80
Behne	Williams	186	7 44
Beyer	Hancock	78	3 12
Bigelow	Hamilton	120	4 80
Bishop	Summit	134	5 36

<i>Name.</i>	<i>County.</i>	<i>Amount Due Each</i>	
		<i>Miles.</i>	<i>Week.</i>
Black	Hamilton	120	4 80
Black	Wyandot	65	2 60
Boggs	Belmont	150	6 00
Bonnell	Guernsey	87	3 48
Bour	Seneca	90	3 60
Brennan	Cuyahoga	138	5 52
Brown	Ashland	108	4 32
Brown	Union	18	72
Cameron	Defiance	170	6 80
Capelle	Hamilton	120	4 80
Carroll	Franklin
Chapman	Montgomery	76	3 04
Clark	Hamilton	120	4 80
Collins	Stark	123	4 92
Colter	Lucas	123	4 92
Conover	Champaign	48	1 92
Cooper	Mahoning	180	7 20
Cowan	Putnam	127	5 08
Crawford	Monroe	140	5 60
Criswell	Coshocton	81	3 24
Criswell	Morrow	50	2 00
Davis	Geauga	171	6 84
Deaton	Miami	79	3 16
Detrick	Logan	55	2 20
Dickson	Washington	170	6 80
Diser	Mahoning	180	7 20
Donaldson	Sandusky	97	3 88
Doster	Cuyahoga	138	5 52
Duffey	Lucas	123	4 92
Ertel	Clermont	90	3 60
Etling	Wayne	108	4 32
Fell	Muskingum	65	2 60
Fellinger	Cuyahoga	138	5 52
Foreman	Van Wert	150	6 00
Freeman	Belmont	150	6 00
Frick	Scioto	100	4 00
Fulton	Licking	33	1 32
Gilson	Jefferson	172	6 88
Guthery	Marion	64	2 56
Hastings	Noble	93	3 72
Hite	Perry	40	1 60
Hoaglin	Paulding	162	6 48
Hoffman	Hamilton	120	4 80
Holl	Auglaize	100	4 00
Hoover	Warren	95	3 80
Horwitz	Meigs	133	5 32
Hunter	Knox	60	2 40
Jackson	Clark	45	1 80
Jenkins	Madison	18	72
Kathe	Ross	50	2 00

<i>Name.</i>	<i>County.</i>	<i>Amount Due Each</i>	
		<i>Miles.</i>	<i>Week.</i>
Kemerer	Carroll	150	6 00
Kennedy	Allen	125	5 00
Kessler	Adams	185	7 40
Kilpatrick	Trumbull	170	6 80
Kilrain	Cuyahoga	138	5 52
King	Ashtabula	192	7 68
King	Franklin
Kramer	Richland	80	3 20
Lambert	Jackson	80	3 20
Leist	Pike	87	3 48
Lowry	Henry	165	6 60
Lustig	Cuyahoga	138	5 52
McCormick	Gallia	118	4 72
McGuffey	Hardin	70	2 80
Mills	Cuyahoga	138	5 52
Morris	Fairfield	32	1 28
Mueller	Montgomery	70	2 80
Murphy	Preble	100	4 00
Nungesser	Crawford	59	2 36
Nye	Lucas	123	4 92
Orlikowski	Cuyahoga	138	5 52
Orrison	Franklin
Pence	Highland	105	4 20
Plank	Medina	131	5 24
Plumb	Delaware	23	92
Quinlisk	Shelby	85	3 40
Read	Summit	133	5 32
Reid	Fayette	40	1 60
Reighard	Fulton	157	6 28
Reppert	Hamilton	120	4 80
Reynolds	Franklin
Rhulman	Vinton	78	3 12
Robinson	Lawrence	128	5 12
Schaefer	Cuyahoga	138	5 52
Schweikert	Hamilton	120	4 80
Scott	Harrison	133	5 12
Shanley	Portage	145	5 80
Siebert	Franklin
Smith	Butler	103	4 12
Smith	Morgan	89	3 56
Snyder	Hamilton	120	4 80
Snyder	Pickaway	27	1 08
Stivers	Brown	175	7 00
Swain	Hamilton	120	4 80
Sweeney	Cuyahoga	138	5 52
Terrell	Cuyahoga	138	5 52
Tetlow	Columbiana	168	6 72
Thatcher	Clinton	60	2 40
Thomas	Wood	113	4 52
Thomas	Huron	115	4 60
Vollmer	Cuyahoga	138	5 52

<i>Name.</i>	<i>County.</i>	<i>Amount Due Each Week.</i>	
Vonderheide	Montgomery	70	2 80
Walsh	Cuyahoga	150	6 00
Warnes	Holmes	100	4 00
Welsh	Ottawa	148	5 92
White	Columbiana	173	6 92
Williams	Lorain	164	6 56
Winans	Lake	179	7 16
Wintermute	Mercer	102	4 08
Winters	Erie	111	4 44
Woodworth	Athens	76	3 04
Young	Cuyahoga	138	5 52

EARL E. ERTEL,
W. R. DAVIS,

D. M. CRISWELL.

The report was agreed to.

Bills were referred as follows:

S. B. No. 14 — Mr. Lloyd. To the committee on Taxation.

S. B. No. 88 — Mr. Cahill. To the committee on Agriculture.

H. B. No. 307 — Mr. Kennedy. To the committee on Appropriations and Finance.

H. B. No. 308 — Mr. Woodworth. To the committee on Public Schools.

H. B. No. 309 — Mr. Woodworth. To the committee on Public Schools.

H. B. No. 310 — Mr. Smith, of Butler. To the committee on Judiciary.

H. B. No. 311 — Mr. Smith, of Butler. To the committee on Judiciary.

H. B. No. 312 — Mr. Plumb (by request). To the committee on Banks and Banking.

H. B. No. 313 — Mr. Winters. To the committee on Codes, Courts and Procedure.

H. B. No. 314 — Mr. Winters. To the committee on Codes, Courts and Procedure.

H. B. No. 315 — Mr. Winters. To the committee on Codes, Courts and Procedure.

H. B. No. 316 — Mr. Winters. To the committee on Codes, Courts and Procedure.

H. B. No. 317 — Mr. Winters. To the committee on Codes, Courts and Procedure.

H. B. No. 318 — Mr. Morris. To the committee on Judiciary.

H. B. No. 319 — Mr. Black, of Hamilton. To the committee on Taxation.

H. B. No. 320 — Mr. Black, of Hamilton. To the committee on Taxation.

H. B. No. 321 — Mr. Snyder, of Hamilton. To the committee on Judiciary.

H. B. No. 322 — Mr. Snyder, of Hamilton. To the committee on Judiciary.

H. B. No. 323—Mr. Schweikert. To the committee on Codes, Courts and Procedure.

H. B. No. 324—Mr. Lowry. To the committee on Public Schools.

H. B. No. 325—Mr. Nye. To the committee on Constitutional Amendments and Initiative and Referendum.

H. B. No. 326—Mr. Duffey. To the committee on Public Health.

H. B. No. 327—Mr. Duffey. To the committee on County Affairs.

H. B. No. 328—Mr. Diser. To the committee on Judiciary.

H. B. No. 329—Mr. Diser. To the committee on Judiciary.

H. B. No. 330—Mr. Horwitz. To the committee on Constitutional Amendments and Initiative and Referendum.

H. B. No. 331—Mr. Deaton. To the committee on Public Health.

H. B. No. 332—Mr. Chapman. To the committee on Labor.

H. B. No. 333—Mr. Vonderheide. To the committee on Judiciary.

H. B. No. 334—Mr. Vonderheide. To the committee on Judiciary.

H. B. No. 335—Mr. Vonderheide. To the committee on Judiciary.

H. B. No. 336—Mr. Hastings. To the committee on Public Works.

H. B. No. 337—Mr. Snyder, of Pickaway. To the committee on Taxation.

H. B. No. 338—Mr. Donaldson. To the committee on State Economic Betterment.

H. B. No. 339—Mr. Brown, of Union. To the committee on Public Waterways.

H. B. No. 340—Mr. Etling. To the committee on Judiciary.

H. B. No. 341—Mr. Etling. To the committee on Judiciary.

H. B. No. 342—Mr. Behne. To the committee on Public Buildings and Lands.

H. B. No. 343—Mr. Thomas. To the committee on Public Schools.

H. B. No. 344—Mr. Orlikowski. To the committee on Manufactures and Commerce.

S. B. No. 29—Mr. Seward. To the committee on Public Works.

S. B. No. 85—Mr. Cunningham. To the committee on County Affairs.

S. B. No. 93—Mr. Lloyd. To the committee on Benevolent and Penal Institutions.

Mr. Lowry moved that the House proceed to the seventh order of business.

The motion was agreed to and the House proceeded to the seventh order of business, being introduction of bills.

The following bills were introduced and read the first time:

H. B. No. 345—Mr. Conover. To repeal sections 3375, 3376, 3377, 3378, 3379, 3380, 3381, 3382, 3383, 3384, 3738, 3739, 3740, 3741 of the General Code, relating to labor upon the public highways and streets.

H. B. No. 346—Mr. Brennan. To provide for the regulation of scrap or junk dealers and wrecking companies.

H. B. No. 347—Mr. Fellingner. To amend section 13423 of the General Code.

H. B. No. 348—Mr. Fellingner. To supplement section 5090 of the General Code, relating to the preservation of the ballots.

H. B. No. 349—Mr. Fellingner. To amend section 5090 of the General Code, relating to the preservation of disputed ballots.

H. B. No. 350—Mr. Fellingner. To amend section 4937 of the General Code, relating to the disposition of poll books and tally sheets.

H. B. No. 351 — Mr. Mills. To amend section 3939 and 3927 of the General Code, to carry out the provisions of section 4 of article 18 of the constitution of Ohio, and to provide for the sale of bonds of small denomination issued by municipalities for public utilities.

H. B. No. 352 — Mr. Schaefer. To amend section 376 of the General Code, relating to the duties of the state dairy and food commissioner, assistant commissioners and inspectors.

H. B. No. 353 — Mr. Schaefer. To amend sections 1307 and 1311 of the General Code, in relation to the practice of pharmacy in the state of Ohio.

H. B. No. 354 — Mr. Fellingner. To amend section 12619, General Code, relating to operating motor vehicles without owner's consent.

H. B. No. 355 — Mr. Plumb (by request). To amend sections 9946 and 9947 of the General Code, relating to the nomination and election of visitors and trustees of universities and colleges.

H. B. No. 356 — Mr. Orrison. To supplement section 7965-1 of the General Code by the enactment of section 7965-2 of the General Code, relating to the duties of sealers of weights and measures.

H. B. No. 357 — Mr. Clark. To regulate the sale of bonds, stocks and other securities.

H. B. No. 358 — Mr. Snyder, of Hamilton. Authorizing the issuance of bonds of municipal corporations for the construction or acquisition of street railroads.

H. B. No. 359 — Mr. Reppert. To require all street, suburban and interurban railroads wholly or partially in this state to equip each passenger coach with electric bells and buttons and keep same in good condition.

H. B. No. 360 — Mr. Reppert. Enabling boards of education to borrow money in anticipation of semi-annual revenues.

H. B. No. 361 — Mr. Capelle. To regulate grants, franchises, extension of grants or franchises and other special privileges, hereafter.

H. B. No. 362 — Mr. Beyer (by request). To amend section 5978 of the General Code, relating to legal holidays.

H. B. No. 363 — Mr. McGuffey. To amend section 6418 of the General Code, relating to the standard weight of bushel.

H. B. No. 364 — Mr. Ackler. To compel trustees to remedy defects in roads at danger points.

H. B. No. 365 — Mr. Acker. To amend section 6729 of the General Code, relative to duties of county commissioners.

H. B. No. 366 — Mr. Acker. For the payment of John W. McBroom, for damages occasioned by the destruction of the dams, in the Hocking river, at Logan, Ohio, and making appropriations therefor.

H. B. No. 367 — Mr. Lambert (by request). To amend sections 1008 and 1009 General Code, relating to the preservation of the health of female employes employed in manufacturing, mercantile, mechanical and other establishments.

H. B. No. 368 — Mr. Diser. To amend section 10271 of the General Code, relating to the liability of the defendant for costs in actions where personal earnings to the amount of ten per cent thereof are sought to be attached.

H. B. No. 369 — Mr. Wintermute. To amend section 7234. of the General Code, relating to the appointment of free turnpike commissioners.

H. B. No. 370—Mr. Chapman. To amend sections 888, 889, 890 and 893 of the General Code, relating to the regulation of private employment agencies.

H. B. No. 371—Mr. Mueller (by request). Relative to appointing the commissioners of fish and game, and repealing sections 1387, 1387-1, 1388, 1389, 1390, 1391, 1392, 1393, 1394, and 1460.

H. B. No. 372—Mr. Mueller (by request). To amend sections 1426, 1427, 1428, 1432, 1439, 1442 and 1445 of the General Code, relating to fish and game.

H. B. No. 373—Mr. Mueller (by request). Relative to game birds and animals and repealing sections 1412, 1413, 1414, and 1417.

H. B. No. 374—Mr. Mueller (by request). To amend sections 1435, 1436, 1437 and 1438 of the General Code, relating to Lake Erie license fees.

H. B. No. 375—Mr. Hoaglin. To provide for the observance of a fire prevention day in each year.

H. B. No. 376—Mr. Donaldson. To revise and codify sections 1, 4, 5, 1, 12, 13, 15, 16, 17, 22, 23a, 24, 29, 30 and 31, and to sub-divide sections 12 and 31 of an act entitled "An act for the regulation and control of fraternal benefit societies." (102 v. 533.)

H. B. No. 377—Mr. Donaldson. To prevent and punish false representations as to institutions of learning.

H. B. No. 378—Mr. Donaldson. To amend section 11444 of the General Code, relative to persons exempt from jury service.

H. B. No. 379—Mr. Agler. To amend section 7818 of the General Code, permitting applicants for teachers' certificate to take one-half of the examination at one meeting and the other one-half at the following meeting.

H. B. No. 380—Mr. Black, of Wyandot. Providing for the licensing of motion picture machine operators and establishing a state board for that purpose.

Mr. Winters moved that the committee on codes, courts, and procedure, be relieved of further consideration of H. B. No. 122 and that said bill be referred to the committee on county affairs.

The motion was agreed to, and the bill was so referred.

Mr. Bishop offered:

H. J. R. No. 19. Proposing an amendment to sections 1 and 2 of article III of the constitution of the state of Ohio, relative to the election of governor and other state officers.

The resolution was laid over under the rule.

Mr. Bishop offered:

H. J. R. No. 20. Proposing an amendment to section 2, of article II of the constitution of the state of Ohio, relative to the election of senators and representatives of the General Assembly.

The resolution was laid over under the rule.

Mr. Appenzeller offered:

H. J. R. No. 21. Proposing an amendment to section 2, of article XVII of the constitution of the state of Ohio, relative to the election of judges and county municipal and school officers.

The resolution was laid over under the rule.

Mr. Appenzeller offered: H. J. R. No. 22. Proposing amendments to sections 2 and 3 of article X of the constitution of the state of Ohio, relative to the election of county officers.

The resolution was laid over under the rule.

Mr. Appenzeller offered: H. J. R. No. 23. Proposing an amendment to section 25, article II of the constitution of the state of Ohio, relative to the sessions of the General Assembly.

The resolution was laid over under the rule.

Mr. Fulton offered:

H. R. No. 46.

WHEREAS, The work of redistricting the state for legislative purposes will devolve upon the committee on Federal Relations, and there will be necessary expenses in the performance of said service; therefore,

Resolved, That such committee is empowered to employ a statistician and incur such other necessary expenses as it may deem proper in its work of redistricting the state, and that the expenses so incurred by said committee in the performance of such service be paid out of the fund provided for the expense of legislative committees, upon warrants therefor, signed by the chairman of the Federal Relations committee and the speaker of the House; and

Be it further resolved, That leave of absence is hereby given to such committee so that it may hold meetings during the sessions of the House.

The resolution was laid over under the rule.

Mr. Smith, of Butler, presented a resolution of the Port Union Special School District, Butler county, protesting against the uniformity of school text books, which was referred to the committee on Public Schools.

Mr. McCormick presented the petition of Homer Boster and other citizens of Gallia county, favoring the repeal of that section of Ohio Statute which protects foxes, which was referred to the committee on Fish and Game.

On motion of Mr. Kilpatrick, the House adjourned at 5:35 o'clock P. M.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Thursday, February 13, 1913, 1:30 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend Francis M. Porch, of Columbus.

The journal of yesterday was read and approved.

The speaker handed down the following communication:

In accordance with H. J. R. No. 15, the speaker hereby appoints on part of the House the following committee: Messrs. Fulton, Smith, of Butler, and Jenkins.

The speaker also handed down the following communication:

The speaker in accordance with S. J. R. No. 13, hereby appoints on part of the House the following committee: Messrs. Snyder, of Hamilton, Behne, and Reid.

Mr. Deaton moved that the House proceed to the sixth order of business.

The motion was agreed to and the House proceeded to the sixth order of business, being bills for second reading.

H. B. No. 210 — Mr. Kramer, was taken up and read the second time.

Mr. Kramer moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out all of line "6" after the period and all of lines 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18 and all of line 19 to the period, and insert in lieu thereof the following:

The state dairy and food commissioner, in collaboration with the official chemists of the state dairy and food department, shall establish standards of quality, purity and strength for foods, when such standards are not otherwise established by any law of this state. Such standards shall conform to the standards for foods adopted by the United States department of agriculture. The state dairy and food commissioner, in collaboration with the official chemists of the state dairy and food department, shall make such uniform rules and regulations as may be necessary for the enforcement of the food, drug, dairy and sanitary laws of this state. Such rules and regulations shall, where applicable, conform to and be the same as the rules and regulations adopted from time to time for the enforcement of the act of congress, approved June 30, 1906, and known as "the food and drug act".

2:00 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 17 — Mr. Reid.

The question recurring on the motion of Mr. Kramer to refer to a select committee of one with instructions to amend, the motion was agreed to and Mr. Kramer was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Am. H. B. No. 17 — Mr. Reid, being a special order for 2:00 o'clock p. m., was taken up.

2:05 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 8 — Mr. Kennedy.

The question recurring on the consideration of Am. H. B. No. 17, Mr. Reid moved that the House go into the committee of the Whole.

The motion was agreed to and the House resolved itself into the committee of the Whole for the consideration of Am. H. B. No. 17 — Mr. Reid, with Mr. Reid in the chair.

Mr. Reid submitted the following report:

The committee of the Whole, to which was referred Am. H. B. No. 17, having had same under consideration, reports it back without taking any definite action.

The question recurring on the consideration of the bill.

Mr. Reid moved that the further consideration of the bill be postponed until Tuesday and that it be made the special order for 2:00 o'clock p. m. of that day.

The motion was agreed to.

H. B. No. 8 — Mr. Kennedy, being a special order for 2:05 o'clock p. m. was taken up, having been previously read the third time.

The question being "Shall the bill pass?", Mr. Kennedy moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 10, insert a comma after the word "poison," and after the word "perpetrating," strike out the comma.

In line 12, strike out the comma after the word "degree."

In line 29 and 30, strike out the words "forthwith upon its passage," and insert "at the earliest time allowed by law."

In line 3, strike out "so as."

The motion was agreed to, and Mr. Kennedy was appointed such committee, and reported the bill amended as instructed.

Mr. Behne moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, after the first comma strike out "and."

In line 27, after 12401 insert "of the General Code."

The motion was agreed to, and Mr. Behne was appointed such committee, and reported the bill amended as instructed.

Mr. Terrell, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 15, strike out "s" in "termines,"

Strike out lines 4, 5, 6, 7, 8.

In line 27, strike out "12399".

Mr. Horwitz, moved that the amendment be laid on the table.

The motion was disagreed to.

The question recurring on the motion of Mr. Terrell to refer to a select committee of one, with instructions to amend, the motion was agreed to and Mr. Terrell was appointed such committee and reported the bill amended as instructed.

Mr. Clark demanded the previous question, which was duly seconded.

The question being "Shall the debate now close?", the motion was disagreed to.

After further discussion of the bill, Mr. Chapman demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?", the motion was disagreed to and the main question ordered.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 46, nays 69, as follows:

Those who voted in the affirmative are: Messrs.

Appenzeller,	Doster,	King,	Reid, of Fayette,
Barthelmeh,	Ertel,	of Franklin,	Reppert,
Beatty,	Fellinger,	Kramer,	Rhulman,
Behne,	Foreman,	Lambert,	Shanley,
Beyer,	Hite,	Lustig,	Siebert,
Bonnell,	Hoaglin,	Mills,	Smith,
Cooper,	Hoffman,	Morris,	of Butler,
Criswell,	Kemerer,	Mueller,	Terrell,
of Morrow,	Kilpatrick,	Nye,	Tetlow,
Davis,	Kilrain,	Orlikowski,	Thatcher,
Detrick,	King,	Orrison,	Vollmer,
Dickson,	of Ashtabula,	Read, of Summit,	Winans,
Donaldson,			Young—46.

Those who voted in the negative are: Messrs.

Acker,	Conover,	Kathe,	Smith,
Agler,	Cowan,	Kennedy,	of Morgan,
Anderson,	Crawford,	Kessler,	Snyder,
Bishop,	Criswell,	Leist,	of Hamilton,
Black,	of Coshocton,	Lowry,	Snyder,
of Hamilton,	Deaton,	McCormick,	of Pickaway,
Black,	Diser,	McGuffey,	Stivers,
of Wyandot,	Duffey,	Murphy,	Sweeney,
Boggs,	Etling,	Nungesser,	Thomas,
Bour,	Fell,	Pence,	Venus,
Brennan,	Freeman,	Plank,	Vonderheide,
Brown, of Union,	Frick,	Plumb,	Walsh,
Cameron,	Gilson,	Quinlisk,	Warnes,
Capelle,	Guthery,	Reighard,	Welsh,
Carroll,	Hastings,	Reynolds,	White,
Chapman,	Hoover,	Robinson,	Williams,
Clark,	Horwitz,	Schaefer,	Wintermute,
Collins,	Hunter,	Scott,	Winters,
Colter,	Jenkins,		Woodworth—69.

The bill not having received a constitutional majority, was lost.

The following message was received from the senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 64 — Mr. Agler. To amend section 12270 of the General Code, fixing the time to begin proceedings in error. With the following amendment, in which the concurrence of the House of Representatives is requested:

In line 5, strike out "sixty" and insert "ninety".

In line 8, strike out the word "sixty" and insert "ninety".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the senate amendments be concurred in?", the yeas and nays were taken and resulted — yeas 4, nays 88, as follows:

Those who voted in the affirmative are: Messrs. Bour, Hoaglin, Mills and Sweeney — 4.

Those who voted in the negative are: Messrs.

Acker,	Criswell,	Hite,	Lowry,
Agler,	of Coshocton,	Hoffman,	Lustig,
Anderson,	Criswell,	Hoover,	McCormick,
Barthelmeh,	of Morrow,	Hunter,	McGuffey,
Behne,	Davis,	Jenkins,	Morris,
Bishop,	Deaton,	Kathe,	Mueller,
Black,	Detrick,	Kemerer,	Murphy,
of Wyandot,	Diser,	Kessler,	Nungesser,
Bonnell,	Donaldson,	Kilpatrick,	Nye,
Brown, of Union,	Doster,	Kilrain,	Orlikowski,
Cameron,	Duffey,	King,	Pence,
Carroll,	Ertel,	of Ashtabula,	Plank,
Collins,	Etling,	King,	Plumb,
Colter,	Fell,	of Franklin,	Quinlisk,
Conover,	Freeman,	Kramer,	Reighard,
Cooper,	Frick,	Lambert,	Reppert,
Cowan,	Hastings,	Leist,	Reynolds,

Those who voted in the affirmative are: Messrs. — Concluded.

Rhulman,	Snyder,	Thatcher,	White,
Robinson,	of Hamilton,	Thomas,	Williams,
Scott,	Snyder,	Vollmer,	Winans,
Shanley,	of Pickaway,	Vonderheide,	Wintermute,
Siebert,	Stivers,	Walsh,	Winters,
Smith, of Butler,	Terrell,	Warnes,	Young—88.
Smith, of Morgan,	Tetlow,	Welsh,	

The senate amendments were not concurred in.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled the following bills and joint resolution:

H. B. No. 75 — Mr. Young. To amend section 4826 of the General Code, relating to the election of officers.

H. J. R. No. 15 — Mr. Fulton. Relative to appointing a committee to inquire into and investigate the expenditures of all departments of state, including legislative bodies.

H. B. No. 74 — Mr. Young. To amend section 368 of the General Code, relating to the appointment of a dairy and food commissioner by the governor.

H. B. No. 81 — Mr. Bigelow. To make an appropriation to pay existing claims for newspaper advertising of the constitutional convention of 1912.

H. B. No. 103 — Mr. Brennan. To amend section 5056 of the General Code, relating to opening and closing polls.

H. B. No. 154 — Mr. Brennan. To amend 5976 of the General Code, relating to the observance of a portion of election day as a part holiday.

JNO. L. McDERMOTT,
M. A. BROADSTONE,
VINCENT ZMUNT,
F. J. KILRAIN,

JAS. T. CARROLL,
FRANK W. THOMAS,
EARL E. ERTEL.

The Speaker of the House, in the presence of the House, signed said bills and joint resolution.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to

S. B. No. 38 — Mr. Green.

S. B. No. 83 — Mr. Wieser.

S. B. No. 44 — Mr. Bernstein.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 2 — Mr. Haas. To amend sections 1421, 1422, 1423 and 1424 of the General Code, relative to non-resident hunters' license.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 19 — Mr. Reid, of Fayette. To amend section 10572 of the General Code, relative to widow or widower, electing to take under a will.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House of Representatives is requested:

S. B. No. 16 — Mr. Herner. To amend section 3812 of the General Code, relating to assessments.

S. B. No. 105 — Mr. Haas. To amend section 1426 of the General Code, relative to inland fishing.

S. B. No. 41 — Mr. Hopple. To amend section 11276 and 11290 of the General Code of the state of Ohio, relative to place of suit and service of summons upon foreign corporations.

S. B. No. 84 — Mr. Jung. To amend section 1706 of the General Code of Ohio, relative to the practice of law.

S. B. No. 87 — Mr. Wieser. To amend section 2169 of the General Code, relating to the parole of prisoners in the Ohio penitentiary.

S. B. No. 60 — Mr. Gregory. Providing for the publishing of notice of assessment by municipal corporations, amending section 3895 of the General Code.

S. B. No. 97 — Mr. Seward. To create a commission to conduct a survey of the public schools, normal schools, and the agricultural schools of the state, defining their powers and providing appropriation therefor.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time,

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 240 — Mr. Cowan. To make appropriations to pay deficiencies authorized by the emergency board.

Attest:

W. V. GOSHORN,
Clerk.

By unanimous consent Mr. Warnes offered:

H. R. No. 47.

Be it resolved by the House of Representatives:

That Rule 35 of the Rules of the House of Representatives as adopted February 4, 1913, be amended to read as follows:

Rule 35. When the House is called to order the following shall be the order of business:

On Mondays and Saturdays and on Tuesdays, when the House has not been in session on the preceding day:

1. Reports of Standing Committees in their order.
2. Resolutions and Motions.
3. Introduction of Bills — Counties to be called in alphabetical order.

4. Reference of Bills.
5. Bills for second reading.
6. Resolutions laid over under Rule 43.
7. Reports of Select Committees.
8. Bills for third reading.

On all other legislative days:

1. Bills for third reading.
2. Bills for second reading.
3. Resolutions laid over under Rule 43.
4. Report of Standing Committees.
5. Reports of Select Committees.
6. Reference of Bills.
7. Introduction of Bills — Counties to be called in alphabetical order.
8. Introduction of Resolutions.
9. Presentation of Petitions and Memorials.

Mr. Warnes moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the resolution was adopted.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 19 — Mr. Green. Authorizing the publication of the rules of the eightieth general assembly by the clerks of the Senate and the House.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Warnes moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 93, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bishop,	Brown, of Union,	Conover,
Anderson,	Black,	Cameron,	Cooper,
Appenzeller,	of Hamilton,	Capelle,	Crawford,
Barthelmeh,	Black,	Carroll,	Criswell,
Beatty,	of Wyandot,	Chapman,	of Coshocton,
Behne,	Boggs,	Collins,	Criswell,
Beyer,	Bour,	Colter,	of Morrow,

Those who voted in the affirmative are: Messrs.—Concluded.

Davis,	Kennedy,	Orlikowski,	Snyder,
Detrick,	Kessler,	Pence,	of Pickaway,
Dickson,	Kilpatrick,	Plank,	Stivers,
Donaldson,	Kilrain,	Plumb,	Sweeney,
Doster,	King,	Quinlisk,	Terrell,
Duffey,	of Ashtabula,	Reid, of Fayette,	Tetlow,
Ertel,	Kramer,	Reighard,	Thatcher,
Fell,	Lambert,	Reppert,	Vollmer,
Foreman,	Leist,	Reynolds,	Vonderheide,
Frick,	Lowry,	Robinson,	Walsh,
Hastings,	Lustig,	Schaefer,	Warnes,
Hite,	McCormick,	Scott,	White,
Hoaglin,	McGuffey,	Shanley,	Williams,
Hoffman,	Mills,	Siebert,	Winans,
Hoover,	Mueller,	Smith, of Butler,	Wintermute,
Horwitz,	Murphy,	Smith, of Morgan,	Winters,
Hunter,	Nungesser,	Snyder,	Young—93.
Jenkins,	Nye,	of Hamilton,	
Kemerer,			

The resolution was adopted.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 146—Mr. Barthelmeh. To prevent persons operating motor vehicles upon the public highways while under the influence of liquor.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In line 3, before the word "motor," insert the words "motor cycle or."

In line 3, strike out the word "intoxicated," and insert the words "in a state of intoxication."

In line 4, strike out the words "under the influence of intoxicating liquors."

Amend the title as follows: Strike out "under the influence of liquor," and insert "in a state of intoxication."

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken and resulted—yeas 81, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Boggs,	Davis,	Hoffman,
Agler,	Bour,	Detrick,	Holl,
Anderson,	Brown, of Union,	Donaldson,	Hoover,
Barthelmeh,	Cameron,	Duffey,	Horwitz,
Behne,	Carroll,	Fell,	Kathe,
Beyer,	Chapman,	Foreman,	Kemerer,
Bishop,	Collins,	Freeman,	Kessler,
Black,	Colter,	Frick,	Kilpatrick,
of Hamilton,	Conover,	Guthery,	Kilrain,
Black,	Cooper,	Hastings,	King,
of Wyandot,	Crawford,	Hoaglin,	of Ashtabula,

Those who voted in the affirmative are: Messrs. — Concluded.

Kramer,	Nungesser,	Rhulman,	Terrell,
Lambert,	Orlikowski,	Robinson,	Vonderheide,
Lowry,	Pence,	Schaefer,	Walsh,
Lustig,	Plank,	Scott,	Warnes,
McCormick,	Plumb,	Shanley,	White,
McGuffey,	Quinlisk,	Siebert,	Williams,
Mills,	Reid, of Fayette,	Smith, of Butler,	Winans,
Morris,	Reighard,	Smith, of Morgan,	Wintermute,
Mueller,	Reppert,	Snyder,	Winters,
Murphy,	Reynolds,	of Hamilton,	Woodworth,
			Young—81.

The senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

H. J. R. No. 12 — Mr. Acker.

With the following amendment, in which the concurrence of the House of Representatives is requested:

Strike out the last paragraph and substitute in lieu thereof the following:

"Be it further resolved, That the finance committee of the House and the Senate be requested to place in the general appropriation bill an appropriation of \$7,000 for the year 1913 and \$7,000 for the year 1914 for carrying on the above work by the state board of health."

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken and resulted — yeas 85, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Donaldson,	Kramer,	Siebert,
Agler,	Doster,	Lambert,	Smith,
Anderson,	Duffey,	Leist,	of Butler,
Appenzeller,	Fell,	Lowry,	Smith,
Barthelmeh,	Fellinger,	Lustig,	of Morgan,
Beatty,	Foreman,	McCormick,	Snyder,
Behne,	Freeman,	McGuffey,	of Hamilton,
Beyer,	Frick,	Mills,	Snyder,
Bishop,	Guthery,	Morris,	of Pickaway,
Boggs,	Hastings,	Murphy,	Stivers,
Brown,	Hite,	Nungesser,	Terrell,
of Union,	Hoaglin,	Nye,	Tetlow,
Cameron,	Hoffman,	Orlikowski,	Thatcher,
Capelle,	Hoover,	Plank,	Thomas,
Carroll,	Horwitz,	Plumb,	Vonderheide,
Collins,	Hunter,	Quinlisk,	Warnes,
Colter,	Jenkins,	Reppert,	White,
Crawford,	Kathe,	Reynolds,	Williams,
Criswell,	Kemerer,	Rhulman,	Wintermute,
of Morrow,	Kennedy,	Robinson,	Winters,
Davis,	Kessler,	Schaefer,	Woodworth,
Deaton,	Kilpatrick,	Scott,	Young—85.
Detrick,	King,	Shanley,	
	of Ashtabula,		

The Senate amendments were concurred in.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill.

H. B. No. 240 — Mr. Cowan. To make appropriations to pay deficiencies authorized by the emergency board.

WM. GREEN,
M. A. BROADSTONE,
J. E. HOLDEN,
JAMES T. CARROLL,

FRANK W. THOMAS,
EARL E. ERTEL,
W. C. AGLER.

The speaker of the House, in the presence of the House, signed said bill.

Mr. King, of Ashtabula, moved that the vote by which H. B. No. 99 was lost, be reconsidered.

The motion was agreed to and said bill was taken up.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 78, nays 24, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	Kilpatrick,	Schaefer,
Agler,	Dickson,	King,	Shanley,
Anderson,	Donaldson,	of Ashtabula,	Siebert,
Appenzeller,	Doster,	Kramer,	Snyder,
Barthelmeh,	Fell,	Lambert,	of Hamilton,
Beatty,	Fellinger,	Leist,	Snyder,
Behne,	Foreman,	Lowry,	of Pickaway,
Beyer,	Freeman,	Lustig,	Tetlow,
Black,	Frick,	McCormick,	Thatcher,
of Wyandot,	Guthery,	McGuffey,	Venus,
Boggs,	Hastings,	Mills,	Vollmer,
Bonnell,	Hite,	Morris,	Vonderheide,
Brown, of Union,	Hoaglin,	Nungesser,	Walsh,
Cameron,	Hoffman,	Nye,	Warnes,
Carroll,	Hoover,	Orlikowski,	Welsh,
Chapman,	Horwitz,	Plank,	Williams,
Conover,	Hunter,	Quinlisk,	Winans,
Crawford,	Jenkins,	Reighard,	Wintermute,
Criswell,	Kathe,	Reppert,	Winters,
of Coshocton,	Kennedy,	Rhulman,	Young—78.
Deaton,	Kessler,	Robinson,	

Those who voted in the negative are: Messrs.

Bishop,	Criswell,	Murphy,	Smith, of Butler,
Bour,	of Morrow,	Orrison,	Smith, of Morgan,
Capelle,	Duffey,	Pence,	Sweeney,
Collins,	Ertel,	Plumb,	Terrell,
Colter,	Kemerer,	Reynolds,	Thomas,
Cooper,	Mueller,	Scott,	White,
			Woodworth—24.

The bill was passed.

The title was agreed to.

Mr. Williams moved that the House adjourn.

The motion was disagreed to.

Mr. Walsh moved that the vote by which H. B. No. 98 was lost be reconsidered.

Mr. Behne moved that the motion be laid on the table.

The motion was disagreed to.

The question recurring on the motion of Mr. Walsh to reconsider the vote by which H. B. No. 98 was lost, the motion was agreed to and said bill was taken up.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted—yeas 61, nays 36, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kennedy,	Reighard,
Agler,	Detrick,	Kessler,	Reppert,
Anderson,	Dickson,	Kilpatrick,	Rhulman,
Appenzeller,	Donaldson,	Kramer,	Schaefer,
Barthelmeh,	Doster,	Lambert,	Shanley,
Beatty,	Fell,	Leist,	Snyder,
Beyer,	Fellinger,	Lustig,	of Hamilton,
Boggs,	Foreman,	McCormick,	Snyder,
Bonnell,	Freeman,	McGuffey,	of Pickaway,
Bour,	Frick,	Mills,	Stivers,
Brennan,	Guthery,	Nungesser,	Thatcher,
Brown,	Hoaglin,	Nye,	Venus,
of Union,	Hoffman,	Plank,	Walsh,
Conover,	Hoover,	Quinlisk,	Williams,
Crawford,	Horwitz,	Read,	Winters,
Criswell,	Hunter,	of Summit,	Young—61.
of Coshocton,	Kathe,		

Those who voted in the negative are: Messrs.

Behne,	Davis,	Orlikowski,	Sweeney,
Bishop,	Duffey,	Orrison,	Terrell,
Cameron,	Jenkins,	Pence,	Thomas,
Capelle,	Kemerer,	Plumb,	Vollmer,
Carroll,	King,	Robinson,	Vonderheide,
Chapman,	of Ashtabula,	Scott,	Welsh,
Clark,	Lowry,	Siebert,	White,
Collins,	Morris,	Smith,	Wintermute,
Colter,	Mueller,	of Butler,	Woodworth—36.
Criswell,	Murphy,		
of Morrow,			

Th bill not having received a constitutional majority was lost.

On motion of Mr. Kessler, the House adjourned at 5:30 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Friday, February 14, 1913, 9:00 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by the Honorable Geo. M. Hoaglin, of Paulding county.

The journal of yesterday was read and approved.

The speaker granted leave of absence to Mr. Jackson on account of sickness.

H. B. No. 148—Mr. Brown, of Union, was taken up and read the second time.

Mr. Brown moved to refer the bill to a select committee of one with instructions to amend as follows:

After the numerals "1416-1" insert, "of the General Code".

In line 2 strike out the words "so as".

The motion was agreed to, and Mr. Brown was appointed such committee, and reported the bill amended as instructed.

Mr. Stivers moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 9, strike out the first "and" and "1416-1".

In line 10, change "are" to "is".

Mr. Smith, of Butler, raised a point of order that the bill contained two subject matters.

The speaker declared the point not well taken.

The question recurring on the motion of Mr. Stivers.

The motion was disagreed to.

The question being "Shall the bill be read the third time?" it was ordered that the bill should not be read the third time, and was lost.

Sub. H. B. No. 127 — Mr. Acker, was taken up and read the second time.

Mr. Brown, of Union, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 39, strike out all after "which" and insert "such persons have their residence or principal place of business,".

The motion was agreed to, and Mr. Brown, of Union, was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Morris submitted the following report:

The select committee of one to which was referred H. B. No. 214 — Mr. Morris, with leave to report at any time, having had same under consideration reports back Sub. H. B. No. 214, and recommends its passage.

The question being "Shall the bill pass?", Mr. Morris moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 9, after "in" insert "the".

In line 13, after "minor" insert a comma.

In line 19, after "board" insert "of administration"

In line 29, after "board" insert "of administration"

In line 30, after "observation" insert a comma.

In line 41 after "board" insert "of state charities"

In line 45, after "thereof" insert a comma.

In line 48, after "however" insert a comma and "that"

In line 56, after "board" insert "of administration" and strike out "shall" and in lieu thereof substitute "may"

In line 57, after "received" insert a comma and a comma after "law"

In line 49, after "institution" insert a comma.

In line 58, after "lunacy" insert a comma.

In line 59, after "minor" insert a comma.

In line 60, after "delinquent" insert a comma.

In line 62 after "administration" insert a comma.

In line 63 after "thereto" insert a comma.

In line 64, after "board" insert "of administration".

In line 10 in the word "administrations," strike out the final "s"

In line 14, after "board" insert "of administration".

In line 15, strike out "such"

In line 47, after second "institution" insert "on application of the authorities in control of any such public institution."

In line 60, after "to" insert "the care of"

In line 61, after "or" insert "to"

The motion was agreed to, and Mr. Morris was appointed such committee, and reported the bill amended as instructed.

Mr. Smith, of Morgan, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line two after numerals "1841" insert "of the General Code".

The motion was agreed to, and Mr. Smith, of Morgan, was appointed such committee, and reported the bill amended as instructed.

The question recurring on the passage of the bill, the yeas and nays were taken, and resulted — yeas 94, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	King,	Scott,
Agler,	of Morrow,	of Ashtabula,	Shanley,
Anderson,	Davis,	King,	Siebert,
Appenzeller,	Deaton,	of Franklin,	Smith,
Barthelmeh,	Detrick,	Kramer,	of Butler,
Beatty,	Dickson,	Lambert,	Smith,
Bishop,	Donaldson,	Lowry,	of Morgan,
Black,	Doster,	Lustig,	Snyder,
of Hamilton,	Etling,	McCormick,	of Hamilton,
Black,	Fell,	McGuffey,	Stivers,
of Wyandot,	Fellinger,	Mills,	Sweeney,
Bonnell,	Foreman,	Morris,	Tetlow,
Bour,	Freeman,	Mueller,	Thatcher,
Brown,	Frick,	Murphy,	Thomas,
of Ashland,	Guthery,	Nungesser,	Venus,
Brown,	Hite,	Nye,	Vollmer,
of Union,	Hoaglin,	Orlikowski,	Vonderheide,
Cameron,	Hoffman,	Orrison,	Walsh,
Capelle,	Hoover,	Pence,	Warnes,
Carroll,	Horwitz,	Plank,	White,
Chapman,	Hunter,	Plumb,	Williams,
Clark,	Jenkins,	Quinlisk,	Wintermute,
Collins,	Kathe,	Reppert,	Winters,
Cooper,	Kemerer,	Reynolds,	Mr. Speaker — 94.
Cowan,	Kennedy,	Rhulman,	
Criswell,	Kessler,	Robinson,	
of Coshocton,	Kilpatrick,	Schaefer,	

The bill was passed.

Mr. Morris moved to amend the title as follows: Strike out the title and in lieu thereof substitute the following:

To supplement section 1841 by the enactment of supplemental sections 1841-1, 1841-2, 1841-3, 1841-4, 1841-5, 1841-6, 1841-7, and relating to the "The Ohio Board of administration."

The amendment was agreed to.

The title as amended was agreed to.

Mr. Lowry moved that the vote by which the motion to read H. B. No. 148 the third time was lost, be reconsidered.

The motion was agreed to.

The question being "Shall the bill be read the third time?", Mr. Brown, of Union, moved that the vote by which the amendment of Mr. Stivers was lost be reconsidered.

The motion was agreed to.

The question being "Shall the amendment of Mr. Stivers be agreed to?", the amendment was agreed to and Mr. Stivers was appointed a committee of one to amend and reported the bill amended as instructed.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Kennedy moved that the vote by which H. B. No. 8, was lost, be reconsidered, upon which the yeas and nays were demanded, taken and resulted — yeas 54, nays 39, as follows:

Those who voted in the affirmative are: Messrs.

Appenzeller,	Donaldson,	King,	Schaefer,
Barthelmeh,	Doster,	of Ashtabula,	Shanley,
Beatty,	Ertel,	King,	Siebert,
Brown,	Etling,	of Franklin,	Smith,
of Ashland,	Fellinger,	Kramer,	of Morgan,
Brown,	Foreman,	Lambert,	Stivers,
of Union,	Frick,	Lustig,	Tetlow,
Chapman,	Hite,	Morris,	Thatcher,
Clark,	Hoaglin,	Mueller,	Thomas,
Cooper,	Hoffman,	Nye,	Venus,
Criswell,	Jenkins,	Orlikowski,	Vollmer,
of Morrow,	Kathe,	Orrison,	Vonderheide,
Davis,	Kennedy,	Read,	White,
Deaton,	Kessler,	of Summit,	Wintermute,
Detrick,	Kilpatrick,	Reppert,	Woodworth — 54.
Dickson,			

Those who voted in the negative are: Messrs.

Acker,	Carroll,	Hunter,	Reynolds,
Anderson,	Collins,	Kemerer,	Robinson,
Bishop,	Cowan,	Lowry,	Scott,
Black,	Criswell,	McCormick,	Snyder,
of Hamilton,	of Coshocton,	McGuffey,	of Hamilton,
Black,	Fell,	Murphy,	Sweeney,
of Wyandot,	Freeman,	Nungesser,	Walsh,
Bonnell,	Guthery,	Pence,	Warnes,
Bour,	Hastings,	Plank,	Williams,
Cameron,	Hoover,	Plumb,	Winters — 39.
Capelle,	Horwitz,	Quinlisk,	

The motion was agreed to and said bill was taken up.

The question being "Shall the bill pass?", the roll was called and showing a quorum not present, the speaker demanded a call of the House, which was taken, and 56 members answered to their names. Those absent are: Messrs.

Acker,	Etling,	King,	Rhulman,
Beatty,	Fellinger,	of Franklin,	Schweikert,
Behne,	Fulton,	Kramer,	Scott,
Beyer,	Gilson,	Lambert,	Shanley,
Bigelow,	Guthery,	Leist,	Siebert,
Boggs,	Hastings,	Lustig,	Smith,
Brennan,	Hite,	Mills,	of Butler,
Brown,	Hoaglin,	Morris,	Snyder,
of Ashland,	Hoffman,	Mueller,	of Pickaway,
Chapman,	Holl,	Murphy,	Terrell,
Colter,	Hoover,	Nungesser,	Tetlow,
Crawford,	Jackson,	Nye,	Thatcher,
Criswell,	Kennedy,	Orlikowski,	Vollmer,
of Morrow,	Kessler,	Orrison,	Vonderheide,
Deaton,	Kilpatrick,	Reid,	Walsh,
Dickson,	Kilrain,	of Fayette,	Welsh,
Diser,	King,	Reighard,	Winans,
Doster,	of Ashtabula,	Reppert,	Woodworth — 66.
Duffey,			

The call of the House showing a quorum not present, the sergeant-at-arms was ordered to dispatch his messengers for absentees.

The speaker again demanded a call of the house, which was taken, and 68 members answered to their names.

Those absent, are: Messrs.

Appenzeller,	Diser,	Kennedy,	Reighard,
Barthelmeh,	Donaldson,	Kessler,	Reppert,
Beatty,	Doster,	Kilrain,	Rhulman,
Behne,	Duffey,	Kramer,	Schweikert,
Beyer,	Etling,	Lambert,	Scott,
Bigelow,	Fellinger,	Leist,	Smith,
Boggs,	Foreman,	Lowry,	of Butler,
Brennan,	Fulton,	Mills,	Snyder,
Brown,	Gilson,	Morris,	of Pickaway,
of Ashland,	Hastings,	Mueller,	Terrell,
Colter,	Hoffman,	Murphy,	Thatcher,
Conover,	Holl,	Orrison,	Vonderheide,
Crawford,	Jackson,	Pence,	Welsh,
Dickson,	Jenkins,	Reid,	Winans,
		of Fayette,	Woodworth — 54.

On motion of Mr. Lowry further proceedings under the call were dispensed with.

The question recurring on the passage of H. B. No. 8 — Mr. Kennedy, the yeas and nays were taken and resulted — yeas 29, nays 52, as follows:

Those who voted in the affirmative are: Messrs.

Appenzeller,	Detrick,	Kilpatrick,	Nye,
Barthelmeh,	Dickson,	King,	Orlikowski,
Brown,	Donaldson,	of Ashtabula,	Read,
of Union,	Ertel,	King,	of Summit,
Cooper,	Fellinger,	of Franklin,	Siebert,
Criswell,	Foreman,	Lambert,	Tetlow,
of Morrow,	Hite,	Lustig,	Vollmer,
Davis,	Hoaglin,	Mills,	Wintermute,
		Morris,	Young — 29.

Those who voted in the negative are: Messrs.

Acker,	Collins,	Keimerer,	Smith,
Agler,	Cowan,	Lowry,	of Morgan,
Anderson,	Criswell,	McCormick,	Snyder,
Bishop,	of Coshocton,	McGuffey,	of Hamilton,
Black,	Deaton,	Murphy,	Stivers,
of Hamilton,	Fell,	Nungesser,	Sweeney,
Black,	Freeman,	Pence,	Thomas,
of Wyandot,	Frick,	Plank,	Venus,
Bonnell,	Guthery,	Plumb,	Vonderheide,
Bour,	Hoover,	Quinlisk,	Walsh,
Cameron,	Horwitz,	Reynolds,	Warnes,
Capelle,	Hunter,	Robinson,	White,
Carroll,	Jenkins,	Schaefer,	Williams,
Chapman,	Kathe,	Scott,	Winters — 52.
Clark,			

The bill not having received a constitutional majority was lost.

Mr. Chapman moved that the House adjourn.

The motion was disagreed to.

Mr. Snyder, of Hamilton, moved that the House proceed to the third order of business.

The motion was agreed to and the House proceeded to the third order of business, being resolutions laid over under the rules.

The following resolutions were taken up and referred as follows:

H. J. R. No. 19 — Mr. Bishop. To the committee of Privileges and Elections.

H. J. R. No. 20 — Mr. Bishop. To the committee on Privileges and Elections.

H. J. R. No. 21 — Mr. Appenzeller. To the committee on Privileges and Elections.

H. J. R. No. 22 — Mr. Appenzeller. To the committee on Privileges and Elections.

H. J. R. No. 23 — Mr. Appenzeller. To the committee on Privileges and Elections.

H. R. No. 46 — Mr. Fulton. To the committee on Employees.

Bills were referred as follows:

H. B. No. 345 — Mr. Conover. To the committee on Public Highways.

H. B. No. 346 — Mr. Brennan. To the committee on Cities.

H. B. No. 347 — Mr. Fellingner. To the committee on Labor.

H. B. No. 348 — Mr. Fellingner. To the committee on Privileges and Elections.

H. B. No. 349 — Mr. Fellingner. To the committee on Privileges and Elections.

H. B. No. 350 — Mr. Fellingner. To the committee on Privileges and Elections.

H. B. No. 351 — Mr. Mills. To the committee on Cities.

H. B. No. 352 — Mr. Schaefer. To the committee on Dairy and Food Products.

H. B. No. 353 — Mr. Schaefer. To the committee on Public Health.

H. B. No. 354 — Mr. Fellingner. To the committee on Public Highways.

H. B. No. 355 — Mr. Plumb (by request). To the committee on Universities, Colleges and Normal Schools.

H. B. No. 356 — Mr. Orrison. To the committee on Dairy and Food Products.

H. B. No. 357 — Mr. Clark. To the committee on Insurance.

H. B. No. 358 — Mr. Snyder, of Hamilton. To the committee on Judiciary.

H. B. No. 359 — Mr. Reppert. To the committee on Public Utilities.

H. B. No. 360 — Mr. Reppert. To the committee on Public Schools.

H. B. No. 361 — Mr. Capelle. To the committee on Public Utilities.

H. B. No. 362 — Mr. Beyer (by request). To the committee on Judiciary.

H. B. No. 363 — Mr. McGuffey. To the committee on Agriculture.

H. B. No. 364 — Mr. Acker. To the committee on Public Highways.

H. B. No. 365 — Mr. Acker. To the committee on County Affairs.

H. B. No. 366 — Mr. Acker. To the committee on Appropriations and Finance.

H. B. No. 367 — Mr. Lambert (by request). To the committee on Labor.

H. B. No. 368 — Mr. Diser. To the committee on Judiciary.

H. B. No. 369 — Mr. Wintermute. To the committee on Public Highways.

H. B. No. 370 — Mr. Chapman. To the committee on Labor.

H. B. No. 371 — Mr. Mueller (by request). To the committee on Fish and Game.

H. B. No. 372 — Mr. Mueller (by request). To the committee on Fish and Game.

H. B. No. 373 — Mr. Mueller (by request). To the committee on Fish and Game.

H. B. No. 374 — Mr. Mueller. To the committee on Fish and Game.

H. B. No. 375 — Mr. Hoaglin. To the committee on Insurance.

H. B. No. 376 — Mr. Donaldson. To the committee on State Economic Betterment.

H. B. No. 377 — Mr. Donaldson. To the committee on State Economic Betterment.

H. B. No. 378 — Mr. Donaldson. To the committee on Judiciary.

H. B. No. 379 — Mr. Agler. To the committee on Public Schools.

H. B. No. 380 — Mr. Black, of Wyandot. To the committee on Judiciary.

S. B. No. 2 — Mr. Haas. To the committee on Fish and Game.

S. B. No. 16 — Mr. Herner. To the committee on Cities.

S. B. No. 105 — Mr. Haas. To the committee on Fish and Game.

S. B. No. 41 — Mr. Hoppie. To the committee on Judiciary.

S. B. No. 84 — Mr. Jung. To the committee on Judiciary.

S. B. No. 87 — Mr. Wieser. To the committee on Prisons and Prison Reform.

S. B. No. 60 — Mr. Gregory. To the committee on Cities.

S. B. No. 97 — Mr. Seward. To the committee on Public Schools.

Mr. Plank, submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 297 — Mr. Guthery, having had the same under consideration, reports it back, and recommends its passage:

W. M. BROWN,
C. H. McCORMICK,
F. M. PLANK,
CHAS. A. WHITE,
B. H. KATHE,
WILL E. MURPHY,

THORNTON R. SNYDER,
R. B. CAMERON,
M. G. NUNGESSER,
F. B. FELL,
I. S. GUTHERY,
W. C. McGUFFEY.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Jenkins submitted the following report:

The standing committee on Finance to which was referred S. B. No. 99 — Mr. Weygandt, having had the same under consideration, reports it back, and recommends its passage.

JOHN COWAN,
H. N. DONALDSON,
GEO. LEIST,
JAMES R. CLARK,
M. J. JENKINS,

A. BEYER,
R. R. KENNEDY,
GEO. M. MORRIS,
J. V. WINANS,
T. A. BONNELL.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Stivers submitted the following report:

The standing committee on County Affairs, to which was referred H. B. No. 243 — Mr. Kennedy, having had the same under consideration, reports it back, and recommends its passage:

C. APPENZELLER,
GEO. S. CRAWFORD,
FRANK H. REIGHARD,
WALTER G. AGLER,

W. T. COLTER,
GEO. LEIST,
E. B. STIVERS.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Reighard submitted the following report:

The standing committee on County Affairs, to which was referred H. B. No. 60 — Mr. Chapman, having had the same under consideration, reports it back, and recommends its passage.

C. APPENZELLER,
GEO. S. CRAWFORD,
FRANK H. REIGHARD,
WALTER G. AGLER,

W. T. COLTER,
GEO. LEIST,
E. B. STIVERS.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Agler submitted the following report:

The standing committee on County Affairs, to which was referred H. B. No. 261 — Mr. Agler, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 4 after the figures "2981", insert the words "Each of".

In line 6, insert period after the word "office".

In line 6 after the period, insert the following: "Such offices shall be open for the transaction of public business not fewer than eight hours each working day, except Saturday, and not fewer than four hours each Saturday."

In line 19, strike out all after the word "and" and all of line 20 and in lieu thereof insert the words "the hours that he is absent therefrom."

In line 25 insert a comma after the word "duties" and add the following: "of the time he is absent therefrom."

C. APPENZELLER,
FRANK H. REIGHARD,
GEO. S. CRAWFORD,
GEO. LEIST,

E. B. STIVERS,
FRED BARTHELEMEH,
WALTER G. AGLER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Lustig submitted the following report:

The standing committee on Fish and Game, to which was referred H. B. No. 153 — Mr. Lustig, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 7, strike out the words "or shore".

JOS. LUSTIG,
EDWARD R. MUELLER,
W. S. KING,
FRANK H. REPERT,

G. G. O. PENCE,
JOHN H. LOWRY,
C. H. McCORMICK.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. King, of Ashtabula, submitted the following report:

The standing committee on Fish and Game, to which was referred H. B. No. 87 — Mr. Welsh, having had the same under consideration, reports it back, and recommends its passage.

JOS. LUSTIG,
W. S. KING,
EDWARD R. MUELLER,
FRANK H. REPPERT,

G. G. O. PENCE,
JOHN H. LOWRY,
C. H. McCORMICK.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. McCormick submitted the following report:

The standing committee on Fish and Game, to which was referred H. B. No. 151 — Mr. Holl, having had the same under consideration, reports it back, and recommends that it be indefinitely postponed.

JOS. LUSTIG,
W. S. KING,
EDWARD R. MUELLER,
FRANK H. REPPERT,

G. G. O. PENCE,
JOHN H. LOWRY,
C. H. McCORMICK.

The report was agreed to and the bill was indefinitely postponed.

Mr. Smith, of Butler, submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 225 — Mr. Smith, of Morgan, having had the same under consideration, reports it back, without recommendation.

STEPHEN M. YOUNG,
P. J. COLLINS,
JOHN F. KRAMER,
J. R. B. KESSLER,
V. J. VONDERHEIDE,
ALTON H. ETTLING,

IRVIN F. SNYDER,
S. H. WILLIAMS,
THORNTON R. SNYDER,
W. B. KILPATRICK,
CULBERTSON J. SMITH,

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 242 — Mr. Kilpatrick, having had the same under consideration, reports it back, and recommends its passage.

STEPHEN M. YOUNG,
JOHN F. KRAMER,
P. J. COLLINS,
V. J. VONDERHEIDE,

S. H. WILLIAMS,
IRVIN F. SNYDER,
W. B. KILPATRICK,
THORNTON R. SNYDER,

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 35 — Mr. Nye, having had the same under consideration, reports

it back with the following amendment, and recommends its passage when so amended:

In line 11, strike out the colon (:) and insert the following: "except that in case of sickness, accident or death of the employee the employer shall have three hours in which to replace said employee, during which time the engine shall not be laid up".

O. B. CHAPMAN,
PERCY TETLOW,
J. C. HOFFMAN,
HARRY F. VOLLMER,
FRANK P. LAMBERT,

F. B. FELL,
ALBERT ROBINSON,
JAMES NYE,
W. B. KILPATRICK,
LAWRENCE BRENNAN.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 102—Mr. Tetlow, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 3, strike out "1914," and in lieu thereof insert "1917."

In line 8, after the word "suitable," strike out the word "water."

In line 15, after the numeral "3," at the beginning of the section, strike out the word "The," and insert the following: "Such common carrier shall, each year, from and after the first day of July, 1913, equip, in accordance with the provisions of this act, at least one fourth ($\frac{1}{4}$) of the caboose cars in use on its railroad; but the"

O. B. CHAPMAN,
PERCY TETLOW,
J. C. HOFFMAN,
HARRY F. VOLLMER,
FRANK P. LAMBERT,

F. B. FELL,
ALFRED ROBINSON,
JAMES NYE,
W. B. KILPATRICK,
LAWRENCE BRENNAN.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Lambert submitted the following report:

The standing committee on Mines and Mining, to which was referred S. B. No. 1—Mr. Hudson, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended: In line 2 after the word "written" strike out "ninety days after the passage of this act" and in lieu thereof insert "ten days after this act goes into effect"

In line 8 after the period insert the following:

"An engineer who is qualified and holding a state office by appointment by the governor shall be eligible for appointment as a member of the board, but in such case shall serve without compensation."

In line 12 strike out the word "secretary".

In line 13 change the period to a comma and insert the following: "and a secretary who may or may not be a member but who shall conform to the qualifications for eligibility for such membership."

In line 83 after the comma insert "or being unfit to practice his profession."

In line 87 strike out "and" and in lieu thereof insert "or".

In line 88, after the word "is" insert the words "found to be".

In line 21 after the word "board" insert "except as otherwise provided".

W. A. HITE,
FRANK P. LAMBERT,
W. H. ACKER,
J. J. SHANLEY, SR.,

R. R. BOUR,
PERCY TETLOW,
JAMES A. FREEMAN,
W. A. RHULMAN.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Thatcher submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 210 — Mr. Kramer, having had the same under consideration, reports it back with the following amendments:

In line 16, insert a comma after the word "to" and after the word "as".

In line 26, insert a comma after the word "be" and after the word "hereby".

O. J. THATCHER,
G. M. PLUMB,

GEO. M. HOAGLIN,
ALTON H. ETLING.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Foreman submitted the following report:

The standing committee on Prisons and Prison Reform, to which was referred S. B. No. 26 — Mr. Dollison, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 11, after the first comma following the word "fined", strike out the words "or other person or persons in his or their behalf", together with comma.

F. J. KILRAIN,
S. H. WILLIAMS,
ED. H. BISHOP,
S. C. ANDERSON,

SAMUEL BLACK,
PETER J. COLLINS,
C. M. FOREMAN.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Cameron submitted the following report:

The standing committee on Public Health, to which was referred H. B. No. 187 — Mr. Thomas, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 6 strike out figures "48" and in lieu thereof insert the word "forty-eight".

In line seven after the word "hours" insert the following: "after making his first visit to such patient."

In line thirteen after the word "be" insert the word "made".

In line thirteen after the word "on" insert " , ".

In line thirteen after the word "with" insert " , ".

In line fourteen strike out the word "posting" and insert in lieu thereof the word "mailing".

Strike out lines 23, 24, 25 and 26.

In line 27 strike out the figure 5 and in lieu thereof insert the figure 4.

R. B. CAMERON,
H. L. SCHAEFER,
G. J. C. WINTERMUTE,
HARRY R. KEMERER,
D. M. CRISWELL,

JOHN F. GILSON,
GEO. F. DOSTER,
W. S. KING,
W. M. DICKSON,
J. V. WINANS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Rhulman submitted the following report:

The standing committee on Public Utilities, to which was referred H. B. No. 250 — Mr. Beatty, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

Strike out all after line 1, and in lieu thereof insert the following:

SECTION 1. That any company operating a railroad in whole or in part in this state shall provide each passenger free of charge with a sanitary drinking cup. Any superintendent of any company operating a railroad in whole or in part in this state who shall permit any violation of this act, shall be fined not less than fifty dollars, or imprisoned thirty days, or both.

W. A. RHULMAN,
LOUIS H. CAPELLE,
FRANK P. LAMBERT,
DON P. MILLS,

CHAS. O. ORRISON,
SAMUEL BLACK,
M. A. WARNES,
JOHN R. KING.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. King submitted the following report:

The standing committee on Taxation, to which was referred H. B. No. 319 — Mr. Black, of Hamilton, having had the same under consideration, reports it back, and recommends its passage.

M. A. WARNES,
LOUIS H. CAPELLE,
W. S. KING,
IRVIN F. SNYDER,
CHAS. D. CONOVER,

M. G. NUNGESSER,
R. R. BOUR,
GUY DETRICK,
ROBERT BLACK.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

By unanimous consent the following bill was introduced and read the first time.

H. B. No. 381 — Mr. Cowan. To make partial appropriations for

the last three-quarters of the fiscal year ending November 15, 1913, and the first quarter of the fiscal year ending February 15, 1914.

Mr. Cowan moved that the rules be suspended and H. B. No. 381 be placed on the calendar for second reading.

The motion was agreed to.

By unanimous consent the following bills were introduced and read the first time.

H. B. No. 382 — Mr. Barthelmeh. To provide for suits against the state of Ohio.

H. B. No. 383 — Mr. White. To amend section 1416-1, relating to the catching, killing or injury of foxes.

H. B. No. 384 — Mr. Detrick. To amend section 5019 of the General Code, relating to the form of ballot to be used at elections on constitutional amendments.

Mr. Cowan moved that the committee on County Affairs be relieved of further consideration of H. B. No. 183 and said bill be referred to the committee on Fees and Salaries. The motion was agreed to.

By unanimous consent the following bill was introduced and read the first time.

H. B. No. 385 — Mr. Stivers. To supplement section 13364 of the General Code by the enactment of an additional section to be known as section 13364-1, relative to the sale or exchange of diseased or defective horses or mules.

On motion of Mr. Lowry the House adjourned at 11:16 o'clock a. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Monday, February 17, 1913, 5:00 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend John S. Halfaker, of Columbus.

The journal of the last legislative day was read and approved.

Mr. McCormick submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 303 — Mr. Etling, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 7, strike out "and" and insert "*or*".

In line 8, after the word "commission" insert a *comma*.

In line 10, after the word "charge" insert a *comma*.

In line 17 strike out the first "*of*."

In line 38 before the first comma, insert "*or kept*".

In line 46, after the word "only," insert a *comma*.

In line 50, after the word "commissions" insert a *comma*.

C. H. McCORMICK,
F. M. PLANK,
T. E. HOOVER,
WM. C. McGUFFEY,
WM. BROWN,
B. H. KATHE,

WILL E. MURPHY,
F. B. FELL,
R. B. CAMERON,
M. G. NUNGESSER,
THORNTON R. SNYDER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Leist submitted the following report:

The standing committee on County Affairs, to which was referred S. B. No. 79 — Mr. Gallagher, having had the same under consideration, reports it back, and recommends its passage.

C. APPENZELLER,
GEO. S. CRAWFORD,
FRANK H. REIGHARD,
WALTER G. AGLER,

W. T. COLTER,
GEO. LEIST, JR.,
E. B. STIVERS.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Vonderheide submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 27 — Mr. Reppert, having had the same under consideration, reports it back, and recommends its passage.

STEPHEN M. YOUNG,
P. J. COLLINS,
JOHN F. KRAMER,
J. R. B. KESSLER,
V. J. VONDERHEIDE,

IRVIN F. SNYDER,
S. H. WILLIAMS,
THORNTON R. SNYDER,
W. B. KILPATRICK.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Chapman moved that the use of the hall of the House be granted to the committee on Labor, on Thursday evening, for a public hearing on H. B. No. 13 — Mr. Young, and H. B. No. 163 — Mr. Vollmer.

The request was granted.

Mr. Frick offered:

H. J. R. No. 24. Relative to the national house of representatives concurring in a Senate amendment to article two, section one, of the federal constitution extending elective terms of president to six years.

The resolution was laid over under the rule.

The following bills were introduced and read the first time:

H. B. No. 386 — Mr. Kessler. Relative to the erection of a monument to the memory of Thomas Kirker, second governor of Ohio.

H. B. No. 387 — Mr. Kessler. To amend section 10471 of the General Code, relating to the appraisement of property replevined.

H. B. 388 — Mr. Brown, of Ashland. To amend section 5978 of the General Code, relative to the Saturday-half holiday.

H. B. No. 389 — Mr. Jackson. To amend section 5649 of the General Code, relating to the payment and distribution of township road tax.

H. B. No. 390 — Mr. Tetlow (by request). To amend section 12614 of the General Code, regulating warning signals and lights on motor vehicles.

H. B. No. 391 — Mr. Walsh (by request). To amend section 6346-5 of the General Code, pertaining to the limitation of interest on chattel loans and assignments of wages.

H. B. No. 392 — Mr. Walsh (by request). To amend section 10471 of the General Code, pertaining to the appraisement of property in replevin actions before justices of the peace.

H. B. No. 393 — Mr. Nungesser. To amend sections 1129, 1130, 1131, 1132, 1133, 1134, 1136, 1137 and 1138 and to repeal section 1135 of the General Code, relative to the sale of feed stuffs.

H. B. No. 394 — Mr. Winters. To authorize the Ohio board of administration to make expenditure of a part of the unclaimed moneys in the possession of the state institutions under its control.

H. B. No. 395 — Mr. Orrison. To amend section 4917 of the General Code of Ohio.

H. B. No. 396 — Mr. Capelle. Providing what shall constitute prima facie evidence of negligence where injury to persons or property results from the running of electric cars or electric railroads.

H. B. No. 397 — Mr. Capelle. Providing what shall constitute prima facie evidence of negligence where injury to persons or property results from the running of locomotives or cars of steam railroads.

H. B. No. 398 — Mr. Capelle. Providing for recommendation of bi-partisan appointments by party committees.

H. B. No. 399 — Mr. Capelle. Providing for appraisement and view of property insured against loss or damage by fire.

H. B. No. 400 — Mr. Reppert. To amend section 4361 of the General Code.

H. B. No. 401 — Mr. Deaton. To amend section 7621 of the General Code, relative to the display of the United States flag upon all school houses in this state and to provide a penalty for failure to cause such display.

H. B. No. 402 — Mr. Vonderheide (by request). To amend sections 2, 14, 15, 16, 18, 20 and 23 of the act of May 31, 1911, (102 Ohio Laws 494), being sections 1058-7, 1058-19, 1058-20, 1058-21, 1058-23, 1058-25 and 1058-28 of the General Code.

H. B. No. 403 — Mr. Smith, of Morgan. To amend section 5831 of the General Code by the enactment of supplemental sections to be known as sections 5831-1, 5831-2, 5831-3 and 5831-4, relating to bounty for killing hawks.

H. B. No. 404 — Mr. Smith, of Morgan. To amend sections 5906 and 5907 of the General Code, relating to the manufacture and storing of explosives.

H. B. No. 405 — Mr. Hoaglin. To amend section 7610 of the General Code, relative to providing funds for sub-district of schools.

H. B. No. 406 — Mr. Shanley. To amend sections 1, 4 and 5 of an act entitled "An act creating a state highway department, defining the duties thereof, and providing aid in the construction and maintenance of highways, and to repeal certain sections of the General Code," passed May 31, 1911. (Vol. 102 O. L. p. 333.)

H. B. No. 407 — Mr. Bour (by request). To amend section 3822 of the General Code, relating to assessments for repaving and repairing streets or other public places.

H. B. No. 408 — Mr. Bour (by request). To amend section 6455 of the General Code, relating to the engineer's report on the location and construction of a county ditch.

H. B. No. 409 — Mr. Thomas. To supplement section 1239 of the General Code of Ohio, by adding thereto section 1239-1 giving to the state board of health the right to enter upon property for the purpose of making examinations.

H. B. No. 410 — Mr. Black, of Wyandot. To amend section 3778 of the General Code, relating to grants of franchises by municipalities to interurban railroads.

H. B. No. 411 — Mr. Black, of Wyandot. To amend section 3084 of the General Code of Ohio, relative to proper records of proceedings and accounting by boards of trustees of children's homes.

H. B. No. 412 — Mr. Hoffman (by request). To repeal an act passed May 31, 1911, entitled "An act to authorize the location of a high school building on the Ohio state university campus."

By unanimous consent, Mr. Warnes offered:

H. J. R. No. 25. Relative to the adoption of joint rules.

The resolution was laid over under the rule.

By unanimous consent, Mr. Detrick submitted the following report:

The standing committee on Villages, to which was referred H. B. No. 117 — Mr. Reighard, having had the same under consideration, reports is back, and recommends its passage.

GUY DETRICK,
M. J. WALSH,
F. H. REPPERT,
M. G. NUNGESSER,

J. R. B. KESSLER,
L. H. SCOTT,
T. A. BONNELL.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Bills were referred as follows:

H. B. No. 382 — Mr. Barthelmeh. To the committee on Finance and Appropriations.

H. B. No. 383 — Mr. White. To the committee on Agriculture.

H. B. No. 384 — Mr. Detrick. To the committee on Privileges and Elections.

H. B. No. 385 — Mr. Stivers. To the committee on County Affairs.

By unanimous consent, Mr. Welsh offered:

H. R. No. 48. *Be it resolved by the House of Representatives,* that Herman Schulz and Thomas J. Keville be each allowed six days' services as telephone attendants, at the rate of \$3.50 per day.

The resolution was laid over under the rule.

On motion of Mr. Lowry, the House adjourned at 5:40 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk,

Hall of the House of Representatives, Columbus, Ohio.

Tuesday, February 18, 1913 — 1:30 o'clock, P. M.

The House met pursuant to adjournment.

Prayer was offered by the Reverend Samuel S. Palmer, of Columbus.

The journal of yesterday was read and approved.

H. B. No. 210 — Mr. Kramer, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 95, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kathe,	Schweikert,
Agler,	Deaton,	Kemerer,	Scott,
Anderson,	Detrick,	Kessler,	Shanley,
Barthelmeh,	Dickson,	Kilrain,	Smith,
Beatty,	Diser,	King,	of Butler,
Beyer,	Donaldson,	of Ashtabula	Smith,
Bishop,	Duffey,	Kramer,	of Morgan,
Black,	Ertel,	Lambert,	Snyder,
of Hamilton,	Etling,	Leist,	of Hamilton,
Black,	Fell,	Lowry,	Snyder,
of Wyandot,	Fellinger,	Lustig,	of Pickaway,
Boggs,	Foreman,	McCormick,	Stivers,
Bonnell,	Freeman,	Mills,	Sweeney,
Bour,	Frick,	Morris,	Tetlow,
Brennan,	Fulton,	Mueller,	Thatcher,
Brown, of Union,	Gilson,	Murphy,	Thomas,
Cameron,	Guthery,	Nungesser,	Vollmer,
Capelle,	Hastings,	Nye,	Walsh,
Chapman,	Hite,	Orlikowski,	Warnes,
Collins,	Hoaglin,	Pence,	Welsh,
Colter,	Hoffman,	Plumb,	White,
Cooper,	Hoover,	Quinlisk,	Williams,
Criswell,	Horwitz,	Reid, of Fayette,	Wintermute,
of Coshocton,	Hunter,	Reppert,	Winters,
Criswell,	Jackson,	Rhulman,	Woodworth,
of Morrow,	Jenkins,	Robinson,	Young—95.

The bill was passed.

The title was agreed to.

S. B. No. 25 — Mr. Gregory, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Black, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2 insert after the word "act" the following "passed May 17, 1911," and entitled "an act supplementary to an act passed April 23, 1898, (93 O. L. p. 637) entitled 'An act supplementary to an act relating to cities of the first class having a population exceeding one hundred and fifty thousand inhabitants passed May 4, 1869, (66 O. L. p. 80)' and to all acts supplementary to said act of May 4, 1869, and authorizing the board of trustees appointed under the act of May 4, 1869, to issue additional bonds for terminal facilities and permanent betterments for the line of railway,".

The motion was agreed to, and Mr. Black, of Hamilton, was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill be read third time?", the bill

was ordered read the third time and referred to the committee on Phraseology.

Am. S. B. No. 67 — Mr. Gregory, was taken up and read the second time.

The question being "Shall the bill be read third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 257 — Mr. Duffey, was taken up and read the second time.

The question being "Shall the bill be read third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 245 — Mr. Winters, was taken up and read the second time.

The question being "Shall the bill be read third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

2:00 o'clock p. m.

H. B. No. 17 — Mr. Reid, being a special order for this hour, was taken up.

Mr. Reid moved that the bill be referred to a select committee of one with leave to report at any time.

The motion was agreed to and Mr. Reid was appointed such committee.

H. B. No. 246 — Mr. Winters, was taken up and read the second time.

The question being "Shall the bill be read third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 271 — Mr. Lustig, was taken up.

Mr. Lustig moved that the bill be referred to the committee on Judiciary.

The motion was agreed to and the bill was so referred.

H. B. No. 23 — Mr. King, of Franklin, was taken up and read the second time.

Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 13, after 13106, add "of the General Code."

Which was agreed to, and Mr. Frick was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill be read third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 188 — Mr. Plank, was taken up and read the second time.

The question being "Shall the bill be read third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 43 — Mr. Read, was taken up and read the second time.

Mr. Read moved that the further consideration of the bill be postponed until Tuesday, February 25, and that it be made the special order for 2:00 o'clock P. M. of that day.

The motion was disagreed to.

Mr. Lustig moved that the further consideration of the bill be postponed until Wednesday, February 26, and that it be made the special order for 2:00 o'clock P. M. of that day.

The motion was agreed to.

H. B. No. 45 — Mr. Behne, was taken up and read the second time.

The question being "Shall the bill be read third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 156 — Mr. Reid, was taken up and read the second time.

The question being "Shall the bill be read third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 197 — Mr. Snyder, of Hamilton, was taken up and read the second time.

The question being "Shall the bill be read third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 219 — Mr. Lowry, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Black, of Wyandot, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 89 strike out the word "Monday" and in lieu thereof insert "Saturday".

In line 124 strike out the word "Monday" and in lieu thereof insert "Saturday".

Mr. Black, of Hamilton, raised a point of order that this amendment contained matter previously considered.

The speaker declared the point not well taken.

Mr. Duffey demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was disagreed to.

The question recurring on the motion of Mr. Black, of Wyandot, to refer to a select committee of one with instructions to amend, Mr. Thomas moved to amend the instructions to amend as follows:

Strike out "Saturday" in each line where it appears and insert in lieu thereof "Tuesday".

The amendment to the instructions to amend was disagreed to.

The question recurring on the motion of Mr. Black, the yeas and nays were demanded, taken and resulted — yeas 18, nay 93, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bour,	Deaton,	Kemerer,
Appenzeller,	Cameron,	Fell,	Lowry,
Black,	Conover,	Freeman,	Murphy,
of Wyandot,	Crawford,	Hastings,	Wintermute—18.
Boggs,	Criswell,	Hoaglin,	
	of Morrow,		

Those who voted in the negative are: Messrs.

Agler,	Bishop,	Brown, of Union,	Colter,
Anderson,	Black,	Capelle,	Cooper,
Beatty,	of Hamilton,	Carroll,	Davis,
Behne,	Brennan,	Chapman,	Detrick,
Beyer,	Brown,	Clark,	Dickson,
Bigelow,	of Ashland,	Collins,	Diser,

Those who voted in the negative are: Messrs. — Concluded.

Donaldson,	Kilpatrick,	Pence,	Snyder,
Doster,	Kilrain,	Plumb,	of Pickaway,
Duffey,	King,	Quinlisk,	Stivers,
Etling,	of Ashtabula	Reid of Fayette,	Sweeney,
Fellinger,	King,	Reighard,	Terrell,
Foreman,	of Franklin	Reppert,	Tetlow,
Frick,	Kramer,	Reynolds,	Thatcher,
Fulton,	Lambert,	Rhulman,	Thomas,
Gilson,	Leist,	Robinson,	Venus,
Guthrie,	Lustig,	Schaefer,	Vollmer,
Hite,	McCormick,	Schweikert,	Vonderheide,
Hoffman,	McGuffey,	Shanley,	Walsh,
Holl,	Milis,	Siebert,	Warnes,
Hoover,	Morris,	Smith,	Welsh,
Horwitz,	Mueller,	of Butler,	White,
Hunter,	Nungesser,	Smith,	Williams,
Jackson,	Nye,	of Morgan,	Winters,
Jenkins,	Orlikowski,	Snyder,	Woodworth,
Kathe,	Orrison,	of Hamilton,	Young—93.
Kessler,			

The motion was disagreed to.

Mr. Smith, of Butler, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 197, after the word "the" insert "second Monday in August of each year".

By consent of the House, Mr. Smith withdrew the amendment.

Mr. Kennedy moved that further consideration of the bill be postponed until Tuesday and that it be made a special order for 2:00 o'clock p. m. of that day.

The motion was disagreed to.

Mr. Williams moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 305, strike out the word "is" and insert the word "if".

The motion was agreed to, and Mr. Williams was appointed such committee, and reported the bill amended as instructed.

Mr. Lowry moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 421, after the word "state," insert "executive and."

In line 421, strike out the word "committee," and in lieu thereof insert the word "committees."

In line 3, change "4958" to "4968".

The motion was agreed to, and Mr. Lowry was appointed such committee, and reported the bill amended as instructed.

Mr. Snyder, of Pickaway, moved that further consideration of the bill be postponed until Thursday, and that it be made the special order for 2:00 o'clock, p. m. of that day.

The motion was disagreed to.

Mr. Barthelmeh, moved to refer the bill to a select committee of one, with instruction to amend as follows:

In line 308, strike out the words "or state."

The motion was disagreed to.

Mr. Kennedy moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out all of section 4974, and in line 431, strike out the number "4974."

The motion was disagreed to.

Mr. Williams moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 322, strike out the words "and his decision shall be final."

In line 325, strike out the last "and," and in line 326, the words "their decision shall be final."

In line 328, strike out the last two words "and its," and in line 329, the first words "decision shall be final."

In line 332, strike out the words "and its decision shall be final."

The motion was disagreed to.

Mr. Agler moved that the further consideration of the bill be postponed until Wednesday of next week and that it be made the special order for 2:00 o'clock p. m. of that day.

Mr. Fulton moved to amend the motion by striking out the day and hour therein, and substituting next Thursday at 2:30 o'clock p. m.

The amendment to the motion was agreed to.

The question recurring on the motion of Mr. Agler as amended, the motion was agreed to and the bill was made a special order for Thursday, February 20th, at 2:30 o'clock p. m.

H. B. No. 211 — Mr. Barthelmeh, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 18 after "discussion" strike out "of" and in lieu thereof insert "or".

In line 32 strike out "of" and in lieu thereof insert a comma (,).

In line 124a after "4" insert "Any person who".

In line 135 strike out "or" and insert in lieu thereof a comma (,).

In line 32 strike out "person" and in lieu thereof insert "president".

The motion was agreed to, and Mr. Terrell was appointed such committee, and reported the bill amended as instructed.

Mr. Snyder, of Pickaway, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 134 strike out "judge of common pleas".

In line 134a strike out "judge of probate court and judge of insolvency court".

In line 136 after semicolon insert "by a candidate for judge of common pleas, probate or insolvency court, the sum of five hundred dollars:".

The motion was agreed to, and Mr. Snyder was appointed such committee, and reported the bill amended as instructed.

Mr. Behne moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3 after 5175-29 add "of the General Code".

In lines 3 and 4 strike out all after "amended" and insert in lieu thereof "and that section 5175-29 be supplemented by the enactment of sections 5175-29a and 5175-29b, to read as follows:"

The motion was agreed to, and Mr. Behne was appointed such committee, and reported the bill amended as instructed.

Mr. Williams moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 111 strike out "franchis" and insert the word "franchise".

In line 112 strike out the word "retain" and insert in lieu thereof the word "refrain".

The motion was agreed to, and Mr. Williams was appointed such committee, and reported the bill amended as instructed.

Mr. Reid moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out all of section 5175-27 from lines 96 to 124k inclusive.

In line 174, strike out the figures "5175-27".

The motion was agreed to, and Mr. Reid was appointed such committee, and reported the bill amended as instructed.

Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

After line 66, insert "Sec. 5175-23. The petition hereinbefore mentioned shall be filed within six months after such election."

In section 2, after "5175-11," insert "5175-23".

The motion was agreed to, and Mr. Terrell was appointed such committee, and reported the bill amended as instructed.

Mr. Reighard moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 41, after the word "state", insert the following: "and with the board or boards or deputy state supervisors of elections for the county or counties in which such election is held."

The motion was disagreed to.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House of Representatives is requested:

Am. S. B. No. 36—Mr. Friebohn. To revise certain sections of the General Code, relative to the organization, jurisdiction and procedure of the supreme court, the court of appeals and other courts.

S. B. No. 34—Mr. Haas. To amend sections 11102 and 11103, and to supplement section 11103 of the General Code by a supplemental section to be known as section 11103-1, relating to the transfer of stock or merchandise and fixtures other than in the usual course of trade.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills in which the concurrence of the House of Representatives is requested:

S. B. No. 123—Mr. Kiser. To create a sub-division of chapter 1, division 2, title X, part I, of the General Code, under the caption of "Canals," and to partially revise and codify it.

S. B. No. 128—Mr. Herner. To number chapter 4, division 4, title V., part I, of the General Code; to revise and codify it and to renumber the sections thereof.

S. B. No. 89—Mr. Lloyd. To authorize the governor, by and with the approval of the state board of administration, to grant and convey certain real estate in the city of Columbus, and county of Franklin, to the city of Columbus.

S. B. No. 119—Mr. Lloyd. To amend section 12606 of the General Code, relating to motor vehicles.

S. B. No. 118—Mr. Lloyd. To amend section 12609 of the General Code, relating to motor vehicles.

S. B. No. 113—Mr. Lloyd. To amend section 12619 of the General Code and to supplement said section by the enactment of sections 12619-1 and 12619-2, relating to motor vehicles.

S. B. No. 121—Mr. Broadstone. To create a sub-division of chapter 19, division 2, title III., part I of the General Code, under the caption of "State Inspector of Plumbing."

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House of Representatives is requested:

S. B. No. 28—Mr. Cunningham. To amend section 4681 and 4682 of the General Code, providing for the tax valuation and creation of village school district.

S. B. No. 43—Mr. Beckett. Amending section 3446 of the General Code of Ohio, relating to the establishing of township cemeteries.

Attest:

W. V. GOSHORN,
Clerk,

Said bills were read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to

S. B. No. 75—Mr. Gregory. To amend section 5017 of the General Code, relating to the contents of the official ballot.

S. B. No. 76—Mr. Gregory. To amend section 5021 of the General Code, relating to the form of ballots.

Attest:

W. V. GOSHORN,
Clerk,

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 21—Mr. Orrison. To amend section 13108 of the General Code, relating to the selling of berries and other small fruits.

Attest:

W. V. GOSHORN,
Clerk,

The following message was received from the Senate:

Mr. Speaker:

The Senate has indefinitely postponed the following:

H. J. R. No. 18 — Mr. Shanley. Relative to printing 9000 sets of Howe's Historical Collections.

Attest:

W. V. GOSHORN,
Clerk,

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following:

H. J. R. No. 17 — Mr. Hite. Relative to post roads.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House of Representatives is requested:

S. B. No. 120 — Mr. Lloyd. To authorize and empower the trustees of the Ohio state university to establish and maintain in said university a college of medicine and a college of dentistry.

S. B. No. 112 — Mr. Greenlund. To authorize state institutions and municipalities to contract for sewer connections.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to H. B. No. 64 — Mr. Agler, and asks for a committee of Conference.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill: H. B. No. 180 — Mr. Horwitz. To abolish county blind relief commissions and to extend the duties and powers of the probate judges, to amend sections 2967, 2967-1, and 2968, and to repeal sections 2962, 2963, and 2964 of the General Code.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 5, after the word "with," strike out the words "a probate judge" and insert in lieu thereof, the words "the board of county commissioners".

In line 9 after the word "until" strike out "the probate judge" and insert "the board of county commissioners".

In line 14 after the word "the" where it appears both places, strike

out the words "probate judge" and insert therefor the words "the board of county commissioners".

In line 16 strike out the word "he" and insert the words "said board" in both instances.

In line 20 strike out the words "probate judge" and insert "board of county commissioners".

In line 22 strike out "him" and insert "such board".

In line 26 strike out "probate judge" and insert "board of county commissioners".

In line 28, 31, 33, 37, where the words "probate judge" appear, strike out same and insert in lieu thereof "the board of county commissioners".

In line 36, 40, 41 and 44 strike out "he" and insert "said board".

In line 44 change "his" to "its".

In line 16, strike out the word "he" and substitute "said board".

Amend the title as follows: strike out the words "Probate Judges" and insert in lieu thereof "County Commissioners".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 99, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jenkins,	Robinson,
Agler,	of Coshocton,	Kathe,	Schaefer,
Anderson,	Criswell,	Kemerer,	Schweikert,
Appenzeller,	of Morrow,	Kessler,	Scott,
Barthelmeh,	Davis,	King,	Shanley,
Beatty,	Deaton,	of Ashtabula	Siebert,
Behne,	Detrick,	King,	Smith,
Beyer,	Dickson,	of Franklin	of Morgan,
Bishop,	Diser,	Kramer,	Snyder,
Black,	Donaldson,	Lambert,	of Hamilton,
of Wyandot,	Doster,	Lowry,	Snyder,
Boggs,	Ertel,	Lustig,	of Pickaway,
Bonnell,	Etling,	McCormick,	Stivers,
Bour,	Fell,	Mills,	Sweeney,
Brennan,	Foreman,	Morris,	Terrell,
Brown,	Freeman,	Mueller,	Thatcher,
of Ashland,	Frick,	Murphy,	Venus,
Brown, of Union,	Gilson,	Nungesser,	Vollmer,
Cameron,	Guthery,	Orlikowski,	Vonderheide,
Capelle,	Hastings,	Orrison,	Walsh,
Carroll,	Hite,	Pence,	Warnes,
Chapman,	Hoaglin,	Plumb,	Welsh,
Clark,	Hoffman,	Quinlisk,	White,
Collins,	Holl,	Reid, of Fayette,	Williams,
Conover,	Hoover,	Reighard,	Wintermute,
Cooper,	Horwitz,	Reppert,	Woodworth,
Crawford,	Hunter,	Rhulman,	Young—99.

The senate amendments were concurred in.

By unanimous consent, Mr. King, of Franklin, submitted the following report:

The committees of conference, to which were referred the matters of difference between the two houses on H. B. No. 54 — Mr. King, of

Franklin, having had the same under consideration, do recommend to their respective houses as follows:

In line 6, after "grapes" insert a comma (,).

In line 23, after the first "than" strike out "\$5" and in lieu thereof insert "ten dollars."

In line 23, after the second "than" strike out "\$50" and in lieu thereof insert "one hundred dollars".

E. G. LLOYD,
J. B. DOLLISON,

C. T. GALLAGHER.

Managers on the part of the Senate.

JOHN R. KING,
JAMES R. CLARK,

CHAS. A. ORRISON,

Managers on the part of the House of Representatives.

The question being "Shall the report of the committee on Conference be agreed to?", the yeas and nays were taken, and resulted — yeas 91, nays none, as follows:

Those who voted in the Affirmative are: Messrs.

Acker,	Criswell,	Kennedy,	Reighard,
Agler,	of Morrow,	Kessler,	Rhulman,
Anderson,	Davis,	Kilpatrick,	Robinson,
Barthelmeh,	Deaton,	Kilrain,	Schweikert,
Beatty,	Detrick,	King,	Shanley,
Behne,	Diser,	of Ashtabula	Siebert,
Beyer,	Etling,	King,	Smith,
Bishop,	Fell,	of Franklin	of Morgan,
Bonnell,	Freeman,	Kramer,	Snyder,
Bour,	Frick,	Leist,	of Pickaway,
Brown,	Fulton,	Lowry,	Stivers,
of Ashland,	Gilson,	Lustig,	Sweeney,
Brown, of Union,	Guthery,	McCormick,	Terrell,
Cameron,	Hastings,	McGuffey,	Thatcher,
Capelle,	Hite,	Morris,	Venus,
Carroll,	Hoaglin,	Mueller,	Vollmer,
Chapman,	Hoffman,	Nungesser,	Vonderheide,
Clark,	Holl,	Nye,	Walsh,
Collins,	Hoover,	Orlikowski,	Warnes,
Colter,	Horwitz,	Pence,	Welsh,
Conover,	Hunter,	Plank,	White,
Cooper,	Jenkins,	Plumb,	Williams,
Criswell,	Kathe,	Quinlisk,	Wintermute,
of Coshocton,	Kemerer,	Read, of Summit,	Woodworth,
		Reid, of Fayette,	Young—91.

The report was agreed to.

Mr. Acker moved that the committee on State Economic Betterment be relieved of further consideration of H. B. No. 176 and said bill be referred to the committee on Universities, Colleges and Normal Schools.

The motion was agreed to and the bill so referred.

The speaker handed down the following communication:

"The speaker hereby appoints Mr. Duffey on the committee on Public Utilities in the place of Mr. Conway, deceased."

By unanimous consent, the following bill was introduced and read the first time.

H. B. No. 413 — Mr. Welsh. To amend section 1453 of the General Code, relating to the catching of carp.

Mr. Smith, of Butler, presented the resolution of the Butler county bar association, asking the general assembly to make provision for official report of opinions of the supreme court, which was referred to the committee on Judiciary.

Mr. Smith, of Butler, presented the resolution of the board of education of Hamilton, Ohio, asking the general assembly to amend the Smith tax law to provide for a member of the board of education on the budget commission, which was referred to the committee on Taxation.

Mr. Barthelmeh presented the petition of C. R. Herron and 76 other miners of Midvale, Tuscarawas county, urging the passage of S. B. No. 23—Mr. Green, which was referred to the committee on Mines and Mining.

Mr. Kathe presented the petition of Mr. John A. Hughes and 102 other citizens of Ross county, asking the general assembly to amend the laws pertaining to line fences, so that each party will be compelled to erect and maintain his share of said fences, which was referred to the committee on Agriculture.

Mr. Barthelmeh presented the petition of Mr. Otto Johnson and 200 miners of Wainright, Tuscarawas county, asking for the passage of Senate Bills Nos. 23 and 48 by Mr. Green, which was referred to the committee on Mines and Mining.

Mr. Barthelmeh presented the petition of Local Union No. 142, U. M. W. of A., of Mineral City, Tuscarawas county, urging the passage of S. B. No. 23 by Mr. Green, which was referred to the committee on Mines and Mining.

Mr. Barthelmeh presented the petition of Local Union No. 2461, U. M. W. of A., of Vickers, Tuscarawas county, urging the passage of Senate Bill No. 23 by Mr. Green, which was referred to the committee on Mines and Mining.

On motion of Mr. Lowry, the House adjourned at 5:45 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Wednesday, February 19, 1913, 1:30 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend O. D. McKeever, of Salineville.

The journal of yesterday was read and approved.

By unanimous consent, Mr. Kilpatrick offered H. R. No. 49:

In view of the fact that Mrs. Philip Snowden of London, England, who is a lecturer of international repute and wife of the Right Honorable Philip Snowden, member of the British parliament, is to be in the city of Columbus this week, therefore,

Be it resolved, That this House does hereby invite Mrs. Snowden to address the House.

Be it further resolved, That Speaker Swain be hereby authorized to issue the invitation and set the hour that Mrs. Snowden is to speak in the presence of the House.

Mr. Kilpatrick moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the resolution was adopted.

Mr. Schweikert moved that the vote by which H. B. No. 246 — Mr. Winters, was ordered to be read the third time, be reconsidered.

The motion was agreed to and said bill was taken up.

The question being "Shall the bill be read the third time?", Mr. Doster moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 9, after the period, add the following: "The provisions of this act shall not apply to married females."

The motion was disagreed to.

The question being "Shall the bill be read the third time?", the yeas and nays were taken, and resulted — yeas 33, nays 71, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Shanley,
Appenzeller,	Dickson,	of Franklin	Terrell,
Beyer,	Doster,	Mills,	Tetlow,
Bonnell,	Freeman,	Morris,	Walsh,
Bour,	Gilson,	Nye,	Wintermute,
Brennan,	Guthery,	Nungesser,	Winters,
Criswell,	Hoaglin,	Plumb,	Woodworth,
of Coshocton,	Hunter,	Reppert,	Young—33.
Davis,	Kemerer,	Scott,	

Those who voted in the negative are: Messrs.

Anderson,	Crawford,	King,	Robinson,
Barthelmeh,	Criswell,	of Ashtabula	Schweikert,
Beatty,	of Morrow,	Kramer,	Siebert,
Bigelow,	Detrick,	Lambert,	Smith,
Bishop,	Diser,	Leist,	of Butler,
Black,	Duffey,	Lowry,	Smith,
of Wyandot,	Ertel,	Lustig,	of Morgan,
Boggs,	Etling,	McCormick,	Snyder,
Brown,	Fell,	Mueller,	of Hamilton,
of Ashland,	Fellinger,	Murphy,	Snyder,
Brown, of Union,	Foreman,	Orlikowski,	of Pickaway,
Cameron,	Frick,	Orrison,	Sweeney,
Capelle,	Hastings,	Pence,	Thomas,
Carroll,	Holl,	Plank,	Venus,
Chapman,	Hoover,	Quinlisk,	Vollmer,
Clark,	Horwitz,	Read, of Summit,	Vonderheide,
Collins,	Jackson,	Reid, of Fayette,	Warnes,
Colter,	Kathe,	Reighard,	Welsh,
Conover,	Kessler,	Reynolds,	White,
	Kilpatrick,	Rhulman,	Williams—71.

It was ordered that the bill be not read the third time.

S. B. No. 54 — Mr. Bernstein, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Behne moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 11 after "12949" insert "of the General Code".

The motion was agreed to, and Mr. Behne was appointed such committee, and reported the bill amended as instructed.

Mr. Diser moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 10, strike out the words "twenty-five" and insert in lieu thereof the words "one hundred."

The motion was disagreed to.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 108 — Mr. Doster, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Doster moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3 strike out "dwellings" and in lieu thereof insert "buildings."

In line 2a strike out the word "or".

The motion was agreed to, and Mr. Doster was appointed such committee, and reported the bill amended as instructed.

Mr. Reid moved to refer the bill to a select committee of one, with instructions to amend as follows:

After comma in line 3 insert the following: "if such elevator is used to accommodate more than two stories of such building".

The motion was agreed to, and Mr. Reid was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 222 — Mr. Fulton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 138 — Mr. Snyder, of Pickaway, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Snyder, of Pickaway, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 17, after the word "rail", change the period (.) to a comma (,) and add the following:

"provided, however, that the provisions of this act shall not require the building and maintenance of such fence between the right-of-way of such electric, interurban, or street railway, and the right-of-way of any steam or electric railway where said rights-of-way are parallel and abut upon each other, and such steam or electric railway maintains a fence on the opposite side of its right-of-way".

The motion was agreed to, and Mr. Snyder, of Pickaway, was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 123 — Mr. Capelle, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Reighard moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7, after the word "city" insert the word "village."

The motion was agreed to, and Mr. Reighard was appointed such committee, and reported the bill amended as instructed.

Mr. Crawford moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 9, after the word "tornado," insert "removed or torn down."

The motion was disagreed to.

Mr. Capelle moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 19, after the word "taxes" insert "on the amount deducted for such injury."

In line 22, after the word "taxes" insert "on the amount deducted for such injury."

In line 24, after the word "taxes" insert "on the amount deducted for such injury."

In line 25, after the word "taxes" insert "on the amount deducted for such injury."

In line 27, after the word "taxes" insert "on the amount deducted for such injury."

In line 29 after the word "taxes" insert "on the amount deducted for such injury."

The motion was agreed to, and Mr. Capelle was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 256 — Mr. Duffey, was taken up and read the second time.

The question being "Shall the bill be read the third time?", on motion of Mr. Duffey said bill was ordered placed at the foot of the calendar.

S. B. No. 81 — Mr. Friebolin, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Diser moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 18, strike out the words "but there". Strike out all of line 19 and in line 20 all the words "capital stock and surplus of such banks".

The motion was agreed to, and Mr. Diser was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 121 — Mr. Clark, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Clark moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, strike out "officers," and in lieu thereof insert "officer."

In line 4, strike out "or school districts," being all of said line 4 after the comma immediately following the word "trustees."

The motion was agreed to, and Mr. Clark was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Carroll, submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills.

S. B. No. 44 — Mr. Bernstein. To amend section 5089 of the General Code, relating to the duties of judges of elections.

S. B. No. 57 — Mr. Moore. To amend section 804 of the General Code, providing for the distribution of bulletins, and to repeal sections 805 and 807 of the General Code, providing for the publication and distribution of certain volumes of the geological survey.

S. B. No. 83 — Mr. Wieser. To provide for indeterminate penitentiary sentences and to repeal section 2166 of the General Code.

S. B. No. 53 — Mr. Bernstein. To supplement section 5018 of the General code by the addition of a section to be known as section 5018-1 relating to the form of ballots.

S. B. No. 76 — Mr. Gregory. To amend section 5021 of the General Code, relating to the form of ballots.

S. B. No. 33 — Mr. Haas. To amend section 9468 of the General Code relating to the age limit for admission to membership in fraternal benefit societies.

S. B. No. 82 — Mr. Green. Authorizing the auditor of state to issue duplicate warrant on the state treasury.

S. B. No. 38 — Mr. Green. To amend section 974 of the General Code, and to supplement it by the enactment of sections 974-1, 974-2, and 974-3, relating to the chief inspector of mines.

M. A. BROADSTONE,
VINCENT ZMUNT,
JNO. L. McDERMOTT,
J. E. HOLDEN,

JAS. T. CARROLL,
FRANK W. THOMAS,
EARL E. ERTEL,
F. J. KILRAIN.

The speaker of the House, in the presence of the House, signed said bills.

H. B. No. 260 — Mr. Duffey, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 97 — Mr. Woodworth, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 304 — Mr. Etling, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 189 — Mr. Snyder, of Hamilton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 142 — Mr. Kramer, was taken up and read the second time.

The question being "Shall the bill be read the third time?", on motion of Mr. Kramer said bill was ordered placed at the foot of the calendar.

H. B. No. 190 — Mr. Snyder, of Hamilton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Capelle moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 16, strike out "or special counsel".

In line 17 strike out "or special counsel".

The question being "Shall the amendment be agreed to?", the yeas and nays were demanded, taken and resulted — yeas 41, nays 64, as follows:

Those who voted in the affirmative are: Messrs.

Aglet,	Davis,	Kramer,	Scott,
Anderson,	Deaton,	Lustig,	Smith,
Appenzeller,	Diser,	McCormick,	of Butler,
Beyer,	Gilson,	Nye,	Smith,
Bonnell,	Hastings,	Pence,	of Morgan,
Cameron,	Hoover,	Plank,	Tetlow,
Capelle,	Hunter,	Plumb,	Vonderheide,
Colter,	Jackson,	Reid, of Fayette,	White,
Conover,	Jenkins,	Reighard,	Williams,
Cooper,	Kemerer,	Reynolds,	Woodworth—41.
Crawford,	King,	Robinson,	
	of Franklin,		

Those who voted in the negative are: Messrs.

Acker,	Criswell,	Kilpatrick,	Schweikert,
Beatty,	of Coshocton,	Kilrain,	Shanley,
Behne,	Detrick,	King,	Siebert,
Bishop,	Dickson,	of Ashtabula	Snyder,
Black,	Donaldson,	Lambert,	of Hamilton,
of Hamilton,	Doster,	Leist,	Snyder,
Black,	Duffey,	McGuffey,	of Pickaway,
of Wyandot,	Ertel,	Mills,	Stivers,
Boggs,	Etling,	Morris,	Sweeney,
Bour,	Fell,	Mueller,	Terrell,
Brennan,	Foreman,	Murphy,	Thomas,
Brown,	Frick,	Nungesser,	Venus,
of Ashland,	Gutherv.	Orlikowski,	Vollmer,
Carroll,	Hite,	Orrison,	Walsh,
Chapman,	Hoaglin,	Quinlisk,	Warnes,
Clark,	Hoffman,	Reppert,	Wintermute,
Collins,	Kathe,	Rhulman,	Winters,
	Kessler,	Schaefer,	Young—64.

The motion was disagreed to.

The question being "Shall the bill be read the third time?", the yeas and nays were demanded, taken and resulted — yeas 56, nays 53, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Boggs,	Clark,	Etling,
Beatty,	Bour,	Collins,	Fell,
Bigelow,	Brennan,	Criswell,	Fellingier,
Bishop,	Brown,	of Coshocton,	Frick,
Black,	of Ashland,	Deaton,	Hoffman,
of Hamilton,	Cameron,	Doster,	Kathe,
Black,	Carroll,	Duffey,	Kessler,
of Wyandot,	Chapman,	Ertel,	Kilpatrick,

Those who voted in the affirmative are: Messrs.—Concluded.

Kilrain,	Murphy,	Shanley,	Thatcher,
King,	Orlikowski,	Siebert,	Venus,
of Ashtabula	Orrison,	Snyder,	Vollmer,
Lustig,	Quinlisk,	of Hamilton,	Walsh,
McGuffey,	Reppert,	Stivers,	Warnes,
Mills,	Rhulman,	Sweeney,	Winters,
Morris,	Schaefer,	Terrell,	Young—56.
Mueller,	Schweikert,		

Those who voted in the negative are: Messrs.

Agler,	Diser,	Kramer,	Smith,
Anderson,	Foreman,	Lambert	of Butler,
Behne,	Freeman,	Leist,	Smith,
Beyer,	Gilson,	Lowry,	of Morgan,
Bonnell,	Guthery,	McCormick,	Snyder,
Capelle,	Hastings,	Nye,	of Pickaway,
Colter,	Hoaglin,	Pence,	Tetlow,
Conover,	Hoover,	Plank,	Thomas,
Cooper,	Hunter,	Plumb,	Vonderheide,
Crawford,	Jackson,	Reid, of Fayette,	White,
Criswell,	Jenkins,	Reighard,	Williams,
of Morrow,	Kemerer,	Robinson,	Wintermute,
Davis,	Kennedy,	Reynolds,	Woodworth—52.
Detrick,	King,	Scott,	
Dickson,	of Franklin,		

The bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 208—Mr. Chapman, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Black, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 51, strike out all after the words "to the" and in lieu thereof insert the words "general revenue fund upon the warrant of the auditor."

Strike out all of line 52.

In line 62, strike out "from the fund provided for that purpose".

The motion was agreed to, and Mr. Black, of Hamilton, was appointed such committee, and reported the bill amended as instructed.

Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 27, strike out "and are being enforced."

The motion was agreed to, and Mr. Terrell reported the bill amended as instructed.

Mr. Behne moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3 after 1261-15 insert "of the General Code".

The motion was agreed to, and Mr. Behne was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Am. H. B. No. 51—Mr. Sweeney, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Agler moved to refer the bill to a select committee of one with instructions to amend as follows:

In line 5 after the word "manhood" insert "or restore hair".

Mr. Warnes moved that the bill with pending amendment be re-committed to the committee on Public Health.

The motion was disagreed to.

The question recurring on the motion of Mr. Agler to refer to a select committee of one, with instructions to amend.

Mr. Behne moved that the motion be laid on the table. The motion was disagreed to.

The question recurring on the motion of Mr. Agler, the motion was agreed to, and Mr. Agler was appointed such committee, and reported the bill amended as instructed.

Mr. Behne moved the bill be referred to the committee on Public Printing.

The motion was disagreed to.

Mr. Dickson moved that the bill be referred to the committee on Public Health.

The motion was disagreed to.

Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

In section 1, after "or restore hair" insert "or treat or cure".

Which was agreed to, and Mr. Terrell was appointed such committee, and reported the bill amended as instructed.

Mr. Diser moved that the bill be referred to the committee on Judiciary.

The motion was disagreed to.

Mr. Acker moved to refer the bill to a select committee of one with instructions to amend as follows:

At the end of line 9, insert: "Provided that nothing herein contained shall be construed to prohibit the publication of the professional announcements of persons authorized to practice medicine under the laws of Ohio".

The amendment was disagreed to.

The question being "Shall the bill be read the third time?", the yeas and nays were demanded, taken and resulted—yeas 87, nays 12, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Shanley,
Agler,	Deaton,	of Franklin,	Siebert,
Anderson,	Detrick,	Kramer,	Smith,
Beyer,	Dickson,	Lambert,	of Butler,
Bigelow,	Diser,	Lowry,	Smith,
Black,	Donaldson,	Lustig,	of Morgan,
of Wyandot,	Doster,	McCormick,	Snyder,
Bönnell,	Fell,	McGuffey,	of Hamilton,
Bour,	Fellinger,	Mills,	Stivers,
Brennan,	Freeman,	Mueller,	Sweeney,
Brown,	Gilson,	Murphy,	Terrell,
of Ashland,	Hastings,	Nungesser,	Tetlow,
Cameron,	Hoaglin,	Orlikowski,	Thatcher,
Capelle,	Holl,	Orrison,	Venus,
Carroll,	Hoover,	Pence,	Vollmer,
Chapman,	Horwitz,	Plank,	Vonderheide,
Collins,	Hunter,	Plumb,	Walsh,
Conover,	Jackson,	Quinlisk,	White,
Cooper,	Kathe,	Reighard,	Williams,
Cowan,	Kemerer,	Rhulman,	Wintermute,
Crawford,	Kilpatrick,	Robinson,	Winters,
Criswell,	Kilrain,	Schaefer,	Woodworth,
of Coshocton,	King,	Schweikert,	Young—87.
Criswell,	of Ashtabula	Scott,	
of Morrow,			

Those who voted in the negative are: Messrs.

Beatty,	Colter,	Frick,	Kessler,
Behne,	Ertel,	Hoffman,	Reppert,
Bishop,	Foreman,	Kennedy,	Thomas—12.

The bill was ordered read the third time and referred by the speaker to the committee on Phraseology.

By unanimous consent, Mr. Lustig submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 188 — Mr. Plank, having had the same under consideration, reports it back.

JOS. LUSTIG,	GEO. M. HOAGLIN,
G. M. PLUMB,	JAS. T. CARROLL,
O. J. THATCHER,	J. CHAS. CRISWELL.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent, Mr. Criswell, of Morrow, submitted the following report:

The standing committee on Phraseology, to which was referred Sub. H. B. No. 127 — Mr. Acker, having had the same under consideration, reports it back with the following amendments:

In line 9, strike out the word "any".

In line 23, insert comma after the word "commissioner".

In line 32, insert comma after the word "commissioner".

In line 33, insert comma after the word "adopted".

In line 39a, insert period after the word "business".

In line 40, strike out words "penalty above provided", and change the letter "a" to a capital.

GEO. M. HOAGLIN,	G. M. PLUMB,
O. J. THATCHER,	J. CHAS. CRISWELL.
JOS. LUSTIG,	

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent, Mr. Criswell, of Morrow, submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 257 — Mr. Duffey, having had the same under consideration, reports it back with the following amendments:

In line 4, after the word "administrator", insert the words "of an estate".

In line 10, insert a comma after the word "hereby".

J. CHAS. CRISWELL,	G. M. PLUMB,
JOS. LUSTIG,	GEO. M. HOAGLIN.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent, Mr. Plumb submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 148—Mr. Brown, having had the same under consideration, reports it back with the following amendments:

In line 2 omit "so as".

In line 4 strike out "no person shall", and insert "It shall be unlawful for any person to".

In lines 5 and 6 after the word "date" strike out "it shall be unlawful".

In line 6 omit the comma after the word "kill".

In line 8 omit the comma after the word "kill".

In line 9 strike out the final "s" in "sections", and omit "1416-1", and insert "of the General Code"; insert a comma after "be".

In line 10 change "are" to "is", and insert comma after "hereby".

O. J. THATCHER,

G. M. PLUMB,

J. CHAS. CRISWELL,

GEO. M. HOAGLIN,

ALTON H. ETLING.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent, Mr. Thatcher submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 197—Mr. Snyder, of Hamilton, having had the same under consideration, reports it back with the following amendments:

In line 2 strike out the words "of Ohio".

In line 7 after the word "or" insert a comma.

In line 5 after the word "damages" insert a comma.

In line 8 after the word "and" insert a comma.

In line 10 after the word "and" insert a comma.

In line 12 after the word "but" insert a comma.

In line 16 after the word "action" insert a comma.

In line 18 after the word "and" insert a comma.

In line 19 after the word "plaintiff" (first occurrence) insert a comma.

In line 20 after the word "Claim" insert a comma.

In line 21 insert a comma after the word "contingent" and after "otherwise".

GEO. M. HOAGLIN,

G. M. PLUMB,

ALTON H. ETLING,

JOS. LUSTIG,

O. J. THATCHER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent, Mr. Etling submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 156—Mr. Reid, having had the same under consideration, reports it back with the following amendment:

In line 9 insert comma (,) after "hereby".

ALTON H. ETLING,
G. M. PLUMB,
J. CHAS. CRISWELL,

GEO. M. HOAGLIN,
JOS. LUSTIG.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 106 — Mr. Mooney. To authorize the transfer of inmates of one state institution to another, and to provide for a commission of lunacy.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 163 — Mr. Green. To amend section 712 of the General Code so as to provide for the appointment of a deputy superintendent of banks.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 48 — Mr. Green. To further define the powers, duties and jurisdiction of the state liability board of awards with reference to the collection, maintenance and disbursement of the state insurance fund for the benefit of injured, and the dependents of killed employes and requiring contributions thereto by employers, and to repeal sections 1465-42, 1465-43, 1465-45, 1465-46, 1465-53, 1465-54, 1465-55, 1465-56, 1465-57, 1465-58, 1465-59, 1465-60, 1465-61, 1465-62, 1465-63, 1465-64, 1465-65, 1465-66, 1465-67, 1465-68, 1465-69, 1465-70, 1465-71, 1465-72, 1465-73, 1465-74, 1465-75, 1465-76, 1465-77, 1465-78, 1465-79 of the General Code.

Attest:

W. V. GOSHORN,
Clerk,

Said bill was read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 79 — Mr. McCormick. To amend section 3496 of the General Code, relating to the burial of paupers.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 6, after the word "institution," insert "except when the body is delivered in accordance with the provisions of section 9984 of the General Code."

In line 5, strike out the word "of," and insert in lieu thereof the word "in."

In line 9, strike out the word "of," and insert in lieu thereof the word "in."

In line 10, after the numerals "3496," insert the words "of the General Code."

Attest:

W. V. GOSHORN,
Clerk,

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 83, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	King,	Schaefer,
Agler,	Diser,	of Ashtabula,	Schweikert,
Anderson,*	Donaldson,	Kramer,	Scott,
Beatty,	Doster,	Lambert,	Shanley,
Behne,	Etling,	Leist,	Siebert,
Beyer,	Fell,	Lowry,	Smith,
Bigelow,	Fellinger,	Lustig,	of Butler,
Bishop,	Foreman,	McCormick,	Smith,
Bour,	Freeman,	McGuffey,	of Morgan,
Brennan,	Frick,	Mueller,	Snyder,
Brown,	Guthery,	Murphy,	of Pickaway,
of Ashland,	Hastings,	Nungesser,	Stivers,
Capelle,	Hite,	Orlikowski,	Terrell,
Carroll,	Hoaglin,	Pence,	Tetlow,
Chapman,	Hoffman,	Plank,	Thatcher,
Collins,	Holl,	Plumb,	Thomas,
Conover,	Horwitz,	Quinisk,	Venus,
Crawford,	Hunter,	Reid,	Vonderheide,
Criswell,	Kathe,	of Fayette,	White,
of Coshocton,	Kemerer,	Reighard,	Winans,
Criswell,	Kennedy,	Reppert,	Winters,
of Morrow,	Kessler,	Rhulman,	Woodworth,
Davis,		Robinson,	Young—83.

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 104 — Mr. Fellingner. To provide against fraudulent advertising.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 3, strike out "of value".

In line 4, strike out the word "offers".

In line 4, strike out "or whoever" and insert "offered by him".

In line 7, strike out "makes, publishes".

In line 8, strike out "disseminates, circulates, or places before the public, or".

Attest:

W. V. GOSHORN,
Clerk,

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 79, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Lambert,	Smith,
Agler,	Detrick,	Lowry,	of Butler,
Anderson,	Donaldson,	Lustig,	Smith,
Beatty,	Doster,	McCormick,	of Morgan,
Beyer,	Duffey,	Mueller,	Snyder,
Bigelow,	Etlng,	Murphy,	of Hamilton,
Bishop,	Fell,	Nungesser,	Snyder,
Black,	Foreman,	Orlikowski,	of Pickaway,
of Hamilton,	Frick,	Orrison,	Stivers,
Boggs,	Hastings,	Pence,	Sweeney,
Bour,	Hite,	Plumb,	Terrell,
Brennan,	Hoaglin,	Quinlisk,	Thomas,
Cameron,	Hoffman,	Reighard,	Venus,
Capelle,	Horwitz,	Reppert,	Vollmer,
Carroll,	Hunter,	Khulman,	Vonderheide,
Chapman,	Jackson,	Robinson,	Warnes,
Colter,	Kathe,	Schaefer,	Welsh,
Cowan,	Kemerer,	Schweikert,	White,
Criswell,	Kennedy,	Scott,	Williams,
of Coshocton,	Kilpatrick,	Shanley,	Winans,
Criswell,	King,	Siebert,	Woodworth,
of Morrow,	of Ashtabula,		Young—79.

The Senate amendments were concurred in.

By unanimous consent Mr. Snyder, of Pickaway, moved that the constitutional rule requiring bills to be fully read on three different days be dispensed with, and S. B. No. 163 — Mr. Green, be read the second time by its title.

The motion was agreed to, and said bill was so read.

On motion of Mr. Snyder, of Pickaway, the constitutional rule requiring bills to be read fully on three different days was dispensed with and S. B. No. 163 was engrossed at the clerk's desk and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 91, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Black,	Capelle,	Criswell,
Agler,	of Wyandot,	Chapman,	of Morrow,
Anderson,	Boggs,	Collins,	Detrick,
Barthelmeh,	Bonnell,	Colter,	Diser,
Beatty,	Bour,	Conover,	Doster,
Behne,	Brennan,	Cooper,	Duffey,
Beyer,	Brown,	Cowan,	Ertel,
Bigelow,	of Ashland,	Crawford,	Etlng,
Bishop,	Brown,	Criswell,	Fell,
Black,	of Union,	of Coshocton,	Fellinger,
of Hamilton,	Cameron,		Foreman,

Those who voted in the affirmative are: Messrs.—Concluded.

Freeman,	Lowry,	Reid,	Sweeney,
Frick,	McCormick,	of Fayette,	Terrell,
Hastings,	McGuffey,	Reighard,	Tetlow,
Hite,	Mills,	Rhulman,	Thomas,
Hoaglin,	Mueller,	Schaefer,	Venus,
Hoffman,	Murphy,	Schweikert,	Vollmer,
Horwitz,	Nungesser,	Shanley,	Vonderheide,
Hunter,	Orlikowski,	Siebert,	Warnes,
Jackson,	Orrison,	Smith,	Welsh,
Kemerer,	Pence,	of Butler,	White,
Kessler,	Plank,	Smith,	Williams,
King,	Plumb,	of Morgan,	Wintermute,
of Ashtabula,	Quinlisk,	Snyder,	Woodworth,
Kramer,	Read,	of Hamilton,	Young—91.
Lambert,	of Summit,	Snyder,	
Leist,		of Pickaway,	

The bill was passed, and thereupon by direction of the speaker, upon section 3, being the emergency section of the bill, the yeas and nays were taken, and resulted — yeas 85, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	King,	Schweikert,
Agler,	Diser,	of Ashtabula	Shanley,
Anderson,	Doster,	Kramer,	Siebert,
Beatty,	Duffey,	Leist,	Smith,
Behne,	Ertel,	Lowry,	of Morgan,
Beyer,	Etling,	Lustig,	Snyder,
Bishop,	Fell,	McCormick,	of Hamilton,
Black,	Fellinger,	McGuffey,	Snyder,
of Hamilton,	Foreman,	Mueller,	of Pickaway,
Boggs,	Freeman,	Murphy,	Sweeney,
Bonnell,	Frick,	Nungesser,	Terrell,
Bour,	Hastings,	Nye,	Tetlow,
Brennan,	Hite,	Orlikowski,	Thomas,
Cameron,	Hoaglin,	Orrison,	Venus,
Capelle,	Hoffman,	Pence,	Vollmer,
Carroll,	Horwitz,	Plank,	Vonderheide,
Chapman,	Hunter,	Plumb,	Warnes,
Collins,	Jackson,	Quinlisk,	White,
Colter,	Kathe,	Reid, of Fayette,	Williams,
Cooper,	Kemerer,	Reighard,	Wintermute,
Cowan,	Kennedy,	Reppert,	Woodworth—85.
Crawford,	Kessler,	Rhulman,	
Criswell,	Kilpatrick,	Schaefer,	
of Morrow,			

Messrs. Davis and Mills voted in the negative.

The emergency section was adopted.

The title of the bill was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 21 — Mr. Zmunt. To amend section 5, article I. of the constitution of the state of Ohio.

Attest:

W. V. GOSHORN,
Clerk.

The resolution was laid over under the rule.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 150 — Mr. Kennedy. Relating to sale of certain state lands in the city of Delphos, Ohio.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 149 — Mr. Wieser. To validate all petitions filed or granted and all proceedings had or contemplated under such petitions, all contracts made or to be made, bonds issued or to be issued, taxes and assessments levied or to be levied under the provisions of sections 6926 to 6956 inclusive of the General Code of Ohio.

Attest:

W. V. GOSHORN,
Clerk,

Said bill was read the first time.

Mr. Cowan moved that the rules be suspended and S. B. No. 149, be referred to the committee on Public Highways.

The motion was agreed to and the bill was so referred.

By unanimous consent, the following bill was introduced and read the first time.

H. B. No. 414 — Mr. Chapman. Establishing the minimum wage commission and providing for the determination of minimum wages for women and men.

By unanimous consent of the House Mr. Black, of Hamilton, moved that H. B. No. 319 be made a special order for Thursday at 2:00 o'clock p. m.

The motion was agreed to and the bill was made a special order.

By unanimous consent, the following bill was introduced and read the first time:

H. B. No. 415 — Mr. Reppert. To prohibit the sale of impure or adulterated seeds, and fixing a penalty for the violation thereof.

Mr. Kennedy reported the death of Mr. H. T. Eubanks, a former member of the House from Cuyahoga county, and moved that out of respect to his memory the House do now adjourn.

The motion was agreed to and the House adjourned at 6:10 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Thursday, February 20, 1913, 1:30 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend Fr. William McDermott, of Columbus.

The journal of yesterday was read and approved.

The speaker handed down the following communication:

"The speaker on behalf of the House appoints as Conference Committee on House Bill No. 64: Messrs. Agler, Duffey and Schweikert."

H. B. No. 160 — Mr. Smith, of Morgan, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

In amended part after "license to the effect that," strike out "each," and insert "such applicant."

The motion was agreed to, and Mr. Terrell was appointed such committee, and reported the bill amended as instructed.

Mr. Duffey moved that the bill be referred to the committee on Public Health.

The motion was disagreed to.

Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out "present" before "an affidavit" and insert "make and file" and insert after the word "affidavit" the word "with".

The motion was agreed to, and Mr. Terrell was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 263 — Mr. King, of Ashtabula, was taken up and read the second time.

The question being "Shall the bill be read the third time?"

2:00 o'clock, p. m.

Attention of the House was called to the special order for the hour, being consideration of H. B. No. 319 — Mr. Black, of Hamilton.

The question recurring on the passage of H. B. No. 263, to its third reading, Mr. Reighard moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3, after the word "Ohio" strike out the words "be required to" and insert in lieu thereof the word "may".

The motion was disagreed to.

Mr. Vonderheide moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 13 after "and" insert "may appoint".

2:30 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 219 — Mr. Lowry.

The question recurring on the motion of Mr. Vonderheide to refer to a select committee of one with instructions to amend, the motion was disagreed to.

The question being "Shall the bill be read the third time?", the yeas and nays were demanded, taken and resulted — yeas 59, nays 43, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Horwitz,	Schaefer,
Agler,	of Coshocton,	Jenkins,	Schweikert,
Appenzeller,	Davis,	Kilpatrick,	Shanley.
Barthelmeh,	Deaton,	King,	Snyder,
Beatty,	Detrick,	of Ashtabula	of Hamilton,
Beyer,	Dickson,	Lambert,	Snyder,
Bishop,	Diser,	Lowry,	of Pickaway,
Black,	Donaldson,	Lustig,	Sweeney,
of Hamilton,	Doster,	Mills,	Terrell,
Black,	Duffey,	Morris,	Tetlow,
of Wyandot,	Fell,	Mueller,	Thatcher,
Brennan,	Fellinger,	Murphy,	Vollmer,
Cameron,	Foreman,	Orlikowski,	Walsh,
Capelle,	Freeman,	Read, of Summit,	Warnes,
Chapman,	Hoffman,	Reid, of Fayette,	Wintermute,
Collins,	Holl,	Reynolds,	Winters,
			Young—59.

Those who voted in the negative are: Messrs.

Behne,	Frick,	McCormick,	Siebert,
Bonnell,	Fulton,	McGuffey,	Smith,
Bour,	Guthery,	Nye,	of Butler,
Brown,	Hastings,	Pence,	Smith,
of Ashland,	Hite,	Plank,	of Morgan,
Brown, of Union,	Hoaglin,	Plumb,	Stivers,
Carroll,	Hoover,	Quinlisk,	Thomas,
Colter,	Hunter,	Reighard,	Venus,
Crawford,	Jackson,	Reppert,	Vonderheide,
Criswell,	Kathe,	Rhulman,	Williams,
of Morrow,	Kessler,	Robinson,	Woodworth—43.
Ertel,	Leist,	Scott,	

The bill was ordered read the third time and referred by the speaker to the committee on Phraseology.

H. B. No. 319 — Mr. Black, of Hamilton, being a special order for 2:00 o'clock p. m., was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Fellingier moved to refer to a select committee of one with instructions to amend as follows:

In line 2, after the words "section 5649-5b", insert "of the General Code".

The motion was agreed to, and Mr. Fellingier was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 219 — Mr. Lowry, being a special order for 2:30 o'clock p. m., was taken up, having previously been read the second time.

The question being "Shall the bill be read the third time?", Mr. Lowry moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 89 strike out "Monday" and in lieu thereof insert "Tuesday".

In line 124 strike out "Monday" and in lieu thereof insert "Tuesday".

In line 197 strike out "Monday" and in lieu thereof insert "Tuesday".

In line 342 strike out "Tuesday" and in lieu thereof insert "Thursday".

Mr. Reid moved to amend the instructions to amend as follows:

After period in line 195 strike out the remainder of section and insert the following: "In any year in which a president of the United States is to be elected, primaries under this chapter shall be held on the same day as herein provided for election of delegates to the national conventions at the usual polling places in each county, and in each other year hereafter such primaries shall be held on the last Tuesday in August of such years; but in any such primary when officers are to be chosen affecting the national election the county, district, and state candidates shall be printed on ballots not containing any candidates pertaining to such national election."

Mr. Warnes raised a point of order that the amendment was not germane to the subject matter to be amended.

The speaker declared the point not well taken.

The question recurring on the amendment of Mr Reid to the instructions to amend, the yeas and nays were demanded, taken and resulted — yeas 34, nays 71, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Davis,	Jenkins,	Scott,
Anderson,	Deaton,	Kemerer,	Smith,
Bonnell,	Diser,	Kennedy,	of Morgan,
Brown, of Union,	Freeman,	McCormick,	Stivers,
Capelle,	Gilson,	Pence,	Tetlow,
Conover,	Hastings,	Plumb,	Thatcher,
Cooper,	Hoover,	Quinlisk,	White,
Criswell,	Hunter,	Reighard,	Williams,
of Morrow,	Jackson,	Robinson,	Woodworth—34.

Those who voted in the negative are: Messrs.

Acker,	Crawford,	Kilrain,	Schweikert,
Appenzeller,	Detrick,	King,	Siebert,
Barthelmeh,	Dickson,	of Ashtabula	Smith,
Beatty,	Doster,	Kramer,	of Butler,
Behne,	Duffey,	Lambert,	Snyder,
Beyer,	Ertel,	Leist,	of Hamilton,
Bishop,	Fell,	Lowry,	Snyder,
Black,	Fellinger,	Lustig,	of Pickaway,
of Hamilton,	Foreman,	McGuffey,	Sweeney,
Black,	Frick,	Mills,	Terrell,
of Wyandot,	Fulton,	Morris,	Thomas,
Bour,	Guthery,	Mueller,	Venus,
Brennan,	Hite,	Murphy,	Vollmer,
Brown,	Hoaglin,	Orlikowski,	Vonderheide,
of Ashland,	Hoffman,	Orrison,	Walsh,
Cameron,	Holl,	Reid, of Fayette,	Warnes,
Carroll,	Horwitz,	Reppert,	Welsh,
Clark,	Kathe,	Rhulman,	Wintermute,
Collins,	Kessler,	Schaefer,	Young—71.
Cowan,	Kilpatrick,		

The amendment to the instructions to amend was disagreed to.

The question recurring on the motion of Mr. Lowry to refer to a select committee of one with instructions to amend, the motion was agreed to, and Mr. Lowry was appointed such committee, and reported the bill amended as instructed.

Mr. Diser moved to refer the bill to a select committee of one, with instructions to amend as follows:

In section 4973 strike out all of the section after the word "elected" and insert a period after the word "elected".

The motion was disagreed to.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 264 — Mr. King, of Ashtabula, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. King moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 18 strike out "that department." and in lieu thereof insert "the department of the state board of health."

The motion was agreed to, and Mr. King was appointed such committee and reported the bill amended as instructed.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

The following message was received from the senate:

Mr. Speaker:

I am directed to inform you that the president of the Senate has appointed as managers on the part of the Senate on matters of difference between the two houses on H. B. No. 64 — Mr. Agler. Messrs. Friebohn, Lloyd and Moore.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the senate:

Mr. Speaker:

I am directed to inform you that the senate has concurred in the passage of the following bill:

H. B. No. 53 — Mr. King, of Franklin. To amend section 7965 of the General Code, relating to the duties of the state sealer of weights and measures, with the following amendment, in which the concurrence of the House of Representatives is requested:

In line 5, strike out the word "promulgate" and insert in lieu thereof the word "publish".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted — yeas 82, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Duffey,	Kramer,	Robinson,
Anderson,	Etling,	Lambert,	Schaefer,
Barthelmeh,	Fell,	Lustig,	Schweikert,
Beatty,	Freeman,	McCormick,	Scott,
Behne,	Frick,	McGuffey,	Shanley,
Beyer,	Guthery,	Mills,	Siebert,
Bigelow,	Hastings,	Morris,	Smith,
Black,	Hite,	Mueller,	of Morgan,
of Hamilton,	Hoaglin,	Murphy,	Stivers,
Bour,	Hoffman,	Nungesser,	Sweeney,
Brennan,	Holl,	Orlikowski,	Terrell,
Brown, of Union,	Hoover,	Orrison,	Tetlow,
Cameron,	Horwitz,	Pence,	Venus,
Capelle,	Hunter,	Plumb,	Walsh,
Carroll,	Jackson,	Quinlisk,	Welsh,
Colter,	Jenkins,	Read, of Summit,	White,
Conover,	Kathe,	Reid, of Fayette,	Williams,
Cowan,	Kemerer,	Reighard,	Wintermute,
Deaton,	Kilrain,	Reppert,	Winters,
Detrick,	King,	Reynolds,	Woodworth,
Dickson,	of Ashtabula	Rhulman,	Young — 82.
Donaldson,			

The Senate amendment was concurred in.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House of Representatives is requested:

S. B. No. 111 — Mr. Greenlund. To amend sections 7, 8, 12, 14, 15 and 16 of an act entitled "An act to establish a reformatory for women and to provide for the management thereof," approved May 18, 1911, and to repeal section 9 of said act.

S. B. No. 108 — Mr. Mooney. To amend section 3809, relative to powers of city councils to provide for light, water and other public necessities.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

H. B. No. 226 — Mr. Cowan, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Cowan moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 15, strike out "fifteen thousand" and insert "two thousand".

In line 18, strike out "seven hundred" and insert "one thousand".

In line 24, strike out "five thousand" and insert "three thousand".

In line 30, strike out "five thousand" and insert "three thousand".

The motion was agreed to, and Mr. Cowan was appointed such committee, and reported the bill amended as instructed.

Mr. Cowan moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 40, after the word "copies" change (.) to a (,) and insert the following:

"provided, however, that the maps referred to in this section shall be printed bi-ennially and be delivered to the members of the General Assembly on demand.

The motion was agreed to, and Mr. Cowan was appointed such committee, and reported the bill amended as instructed.

Mr. Stivers moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 40, strike out the word "two," and insert in its stead the word "three".

The motion was agreed to, and Mr. Stivers was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 297 — Mr. Guthery, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Anderson moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4, after the word "whoever," insert the words "being a manufacturer."

The motion was disagreed to.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

By unanimous consent, Mr. Plumb submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 260 — Mr. Duffey, having had the same under consideration, reports it back with the following amendments:

In line 4, insert comma after the word "reversed."

In line 6a, insert comma after the first "and."

In line 7, insert comma after the word "part."

In line 12, insert comma after "repealed."

G. M. PLUMB,

JOS. LUSTIG,

ALTON H. ETLING,

GEO. M. HOAGLIN,

O. J. THATCHER,

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent, Mr. Etling submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 304 — Mr. Etling, having had the same under consideration, reports it back with the following amendments:

Line 12, omit comma after "files".

Line 24, insert comma after "approval".

Line 37, omit "monies", insert "money".

Line 40, omit "monies", insert "money".

Line 43, omit "monies", insert "money".

Line 46, omit "monies", insert "money".

Line 54, omit "monies", insert "money".

Line 58, omit "monies have", insert "money has".

Line 59, omit "monies collected have", insert "money collected has".

Line 65, omit "monies are", and insert "money is".

Line 99, omit "monies", insert "money".
 Line 104, omit "public monies" and insert "public money".
 Line 104, omit "monies" after the word "all" and insert "money".
 Line 113, omit comma after "solicitor".
 Line 137, insert a comma after "be".
 Line 138, insert a comma after "hereby".

J. CHAS. CRISWELL,
 ALTON H. ETILING,
 JOS. LUSTIG,

G. M. PLUMB,
 O. J. THATCHER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent, Mr. Etling submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 245 — Mr. Winters, having had the same under consideration, reports it back with the following amendments:

In line 10 insert comma after "thereafter" and after "day".

In line 15 insert comma after "be" and after "hereby".

O. J. THATCHER,
 ALTON H. ETILING,
 GEO. M. HOAGLIN,

JAS. T. CARROLL,
 JOS. LUSTIG,
 J. CHAS. CRISWELL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent, Mr. Etling submitted the following report:

The standing committee on Phraseology, to which was referred S. B. No. 67 — Mr. Gregory, having had the same under consideration, reports it back with the following amendment:

In line 11 insert a comma after the word "be" and after "hereby".

O. J. THATCHER,
 G. M. PLUMB,
 ALTON H. ETILING,
 GEO. M. HOAGLIN,

JAS. T. CARROLL,
 JOS. LUSTIG,
 J. CHAS. CRISWELL.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent, Mr. Etling submitted the following report:

The standing committee on Phraseology, to which was referred S. B. No. 25 — Mr. Gregory, having had the same under consideration, reports it back with the following amendments:

In line 6, after the word "and" insert the word "to".

In line 9, omit the comma after "places".

O. J. THATCHER,
 G. M. PLUMB,
 ALTON H. ETILING,
 GEO. M. HOAGLIN,

JAS. T. CARROLL,
 JOS. LUSTIG,
 J. CHAS. CRISWELL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent, Mr. Criswell, of Morrow, submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 190—Mr. Snyder, of Hamilton, having had the same under consideration, reports it back with the following amendments:

- In line 2 insert comma after word "be".
- In line 3 insert comma after the word "hereby".
- In line 8 insert comma after the word "jury".
- In line 15 insert words "to be" before word "filed".
- In line 18 insert comma after word "conferred".
- In line 19 insert comma after word "section".
- In line 20 insert comma after word "be".
- In line 21 insert comma after word "hereby".

J. CHAS. CRISWELL,
JOSEPH LUSTIG,
G. M. PLUMB,

O. J. THATCHER,
ALTON H. ETTLING.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent, Mr. Etting submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 189—Mr. Snyder, of Hamilton, having had the same under consideration, reports it back with the following amendments:

- In line 2, insert a comma after word "be."
- In line 3, insert a comma after word "hereby."
- In line 7, insert a comma after word "person."
- In line 8, insert the word "by" after word "or".
- In line 8, insert a comma after word "counsel."
- In line 11, insert a comma after word "person."
- In line 11, insert the word "by," after second word "or."
- In line 13, insert a comma after word "person."
- In line 14, insert the word "by," after word "or."
- In line 14, insert a comma after word "counsel."
- In line 11, insert a comma after word "counsel."

J. CHAS. CRISWELL,
JOS. LUSTIG,
G. M. PLUMB,

O. J. THATCHER,
ALTON H. ETTLING.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent, Mr. Hoaglin submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 45—Mr. Behne, having had the same under consideration, reports it back with the following amendments:

- In line 9, strike out "they" and insert in lieu thereof "it may".

Have line 11 and 12 to the period read, "Such by-laws and regulations when not repugnant to the ordinances, to the constitution or to the laws of the state, shall have the same validity as ordinances".

In line 17, insert comma after "rent" and after "amount".

In line 16, insert comma after "village" and after second word "time".

In line 18, insert comma after "equitable".

In line 19, insert comma after "or" and after "paid".

In line 22, strike out "is" and insert in lieu thereof "are".

In line 23, insert comma after "by" and after "upon". After "and" insert "are" also strike out "encumbent" and in lieu thereof insert "incumbent".

In line 28, after second word "and" insert "such board".

In line 30, after "be" insert comma.

In line 31, after "hereby" insert comma.

G. M. PLUMB,
JOS. LUSTIG,
GEO. M. HOAGLIN,

J. CHAS. CRISWELL,
JAS. T. CARROLL,
ALTON H. ETLING.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent Mr. Lustig submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 211 — Mr. Barthelmeh, having had the same under consideration, reports it back.

JOS. LUSTIG,
J. CHAS. CRISWELL,
O. J. THATCHER,

ALTON H. ETLING,
G. M. PLUMB.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Carroll submitted the following report:

The standing committee on Phraseology, to which was referred S. B. No. 54 — Mr. Bernstein, having had the same under consideration, reports it back with the following amendment:

In line 10 after the word "day" change the period to a comma.

JAS. T. CARROLL,
ALTON H. ETLING,
G. M. PLUMB,
GEO. M. HOAGLIN,

J. CHAS. CRISWELL,
JOS LUSTIG,
O. J. THATCHER.

The amendment was agreed to. The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled the following bills:

H. B. No. 19 — Mr. Reid. To amend section 10572 of the General Code, relative to widow or widower, electing to take under a will.

H. B. No. 146 — Mr. Barthelmeh. To prevent persons operating motor vehicles upon the public highways while in a state of intoxication.

JNO. L. McDERMOTT,
WM. GREEN,
VINCENT ZMUNT,
M. A. BROADSTONE,
JAS. T. CARROLL,

F. J. KILRAIN,
EARL E. ERTEL,
W. G. AGLER,
E. C. WOODWORTH,
FRANK W. THOMAS.

The speaker pro tem. of the House, in the presence of the House, signed said bills.

S. B. No. 99 — Mr. Weygandt, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 243 — Mr. Kennedy, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Boggs moved that the bill be indefinitely postponed.

The motion was disagreed to.

Mr. Horwitz moved that the bill be placed at the foot of the calendar.

The motion was agreed to.

H. B. No. 60 — Mr. Chapman, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Thatcher moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 12, strike out the word "and," and in lieu thereof insert the word "or."

Mr. Reighard moved to amend the instructions to amend as follows:

In line 12, strike out the words "publish and circulate handbills, and."

The question being "Shall the amendment to the instructions to amend be agreed to?", the amendment was agreed to.

The question recurring on the motion to refer with instructions to amend, as amended, the motion, as amended, was agreed to, and Mr. Thatcher was appointed such committee, and reported the bill amended as instructed.

Mr. Snyder, of Pickaway, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 23 after "2444" insert "of the General Code".

The motion was agreed to, and Mr. Snyder, of Pickaway, was appointed such committee, and reported the bill amended as instructed.

Mr. Acker moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 12 and after the word "publish" eliminate all between "publish" and "newspapers" and add: "in two newspapers of opposite politics and of general circulation".

The motion was agreed to, and Mr. Acker was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Jenkins moved the rules be suspended and that he be permitted to introduce a bill.

The motion was agreed to and Mr. Jenkins introduced the following bill:

H. B. No. 416—Mr. Jenkins. To authorize the London village school district to transfer funds.

Mr. Freeman presented the petition of Mr. A. P. Doughty and about six hundred other citizens of Belmont county urging the passage of S. B. No. 23, which was referred to the committee on Mines and Mining.

Mr. Barthelmeh presented a resolution of the Local Union, 587 U. M. W. of A., of Tuscarawas county, urging the passage of S. B. No. 48, and S. B. No. 23—Mr. Green, which was referred to the committee on Mines and Mining.

Mr. Wintermute presented the remonstrance of the Wm. Cron Sons Company, of Celina, Ohio, against S. B. No. 23—Mr. Green which was referred to the committee on Mines and Mining.

Mr. Wintermute presented the remonstrance of the Celina Stearic Acid Company, of Celina, Ohio, against S. B. No. 23—Mr. Green, which was referred to the committee on Mines and Mining.

Mr. Wintermute presented the remonstrance of George Kistler and other citizens of Celina, Mercer county, Ohio, protesting against the passage of S. B. No. 135, which was referred to the committee on Cities.

Mrs. Phillip Snowden of London, England, made an address to the House by invitation.

On motion of Mr. Lowry, the House adjourned at 5:18 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk,

Hall of the House of Representatives, Columbus, Ohio.

Friday, February 21, 1913, 9:00 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by Honorable Chas. H. McCormick, of Gallia county. The journal of yesterday was read and approved.

Mr. Welsh moved that the House proceed to the fourth order of business.

The motion was agreed to and the House proceeded to the fourth order of business, being reports of standing committees.

Mr. Frick submitted the following report:

The standing committee on Cities to which was referred H. B. No. 251—Mr. Bigelow, having had the same under consideration, reports it back and recommends its passage.

H. N. DONALDSON,
C. P. VENUS,
CHAS. A. ORRISON,
ROBERT BLACK,
DON P. MILLS,

JOHN R. KING,
ADAM FRICK,
JOHN G. COOPER,
HERBERT S. BIGELOW,
JAS. T. CARROLL.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Schweikert submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 235 — Mr. Plank, having had the same under consideration, reports it back and recommends that it be indefinitely postponed.

C. B. WINTERS,
JAMES R. CLARK,
WARREN J. DUFFEY,
JAMES NYE,

WM. H. SCHWEIKERT,
EDWARD R. MUELLER,
WALTER G. AGLER.

The report was agreed to and the bill was ordered to be indefinitely postponed.

Mr. Schweikert submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 224 — Mr. Deaton, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2 after "11012" insert "of the General Code".

In line 7 strike out "old age" and in lieu insert "senility".

In line 14 strike out "(R. S. Sec. 6317.)"

In line 22 strike out "or the day thereof,"

In lines 24 and 25 strike out "(R. S. Sec. 5318.)"

In line 27 strike out "repeoled" and in lieu insert "repealed".

C. B. WINTERS,
VIRGIL J. TERRELL,
JAMES R. CLARK,
WARREN J. DUFFEY,

JAMES NYE,
WALTER G. AGLER,
EDWARD R. MUELLER,
WM. H. SCHWEIKERT.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Schaefer submitted the following report:

The standing committee on Dairy and Food Products, to which was referred H. B. No. 216 — Mr. King of Franklin, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 19 strike out the word "other".

In line 20 strike out the words "weight or".

In line 20 strike out the words "determine values" and in lieu thereof insert the words "change the standards herein provided."

HENRY L. SCHAEFER,
C. B. SMITH,
M. G. NUNGESSER,
D. M. CRISWELL,

V. J. VONDERHEIDE,
MARTIN QUINLISK,
VAN S. DEATON,
H. L. HASTINGS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Schaefer submitted the following report:

The standing committee on Dairy and Food Products, to which was referred H. B. No. 356 — Mr. Orrison, having had the same under consideration, recommends its passage.

H. L. SCHAEFER,
C. B. SMITH,
M. G. NUNGESSER,
V. J. VONDERHEIDE,

MARTIN QUINLISK,
H. L. HASTINGS,
VAN S. DEATON,
D. M. CRISWELL.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Diser submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 368 — Mr. Diser, having had the same under consideration, reports it back and recommends its passage.

S. H. WILLIAMS,
OSCAR E. DISER,
C. A. REID,
J. R. B. KESSLER,
JOHN F. KRAMER,

CULBERTSON J. SMITH,
STEPHEN M. YOUNG,
THORNTON R. SNYDER,
W. B. KILPATRICK.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Vonderheide submitted the following report:

The standing committee on Judiciary to which was referred H. B. No. 333 — Mr. Vonderheide, having had the same under consideration, reports it back and recommends its passage.

JOHN F. KRAMER,
S. H. WILLIAMS,
W. B. KILPATRICK,
OSCAR E. DISER,
C. A. REID,
STEPHEN M. YOUNG,

IRVIN F. SNYDER,
THORNTON R. SNYDER,
J. R. B. KESSLER,
CULBERTSON J. SMITH,
PETER J. COLLINS,
ALTON H. ETILING.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Young submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 302 — Mr. Read, of Summit, having had the same under consideration, reports it back and recommends its passage.

W. B. KILPATRICK,
S. H. WILLIAMS,
PETER J. COLLINS,
JOHN F. KRAMER,
J. R. B. KESSLER,

CULBERTSON J. SMITH,
STEPHEN M. YOUNG,
C. A. REID,
V. J. VONDERHEIDE.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Etling submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 341 — Mr. Etling, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out entire bill after line 3, and in lieu thereof insert the following:

Sec. 4710. In villages hereafter created, a board of education shall be elected as provided in the preceding section. *When villages hereafter created, or which have been heretofore created, fail or have failed to elect a board of education as provided in the preceding section, the*

commissioners of the county to which said district belongs, shall appoint such board, and the members so appointed shall serve until their successors are elected and qualified. The successors of the members so appointed, shall be elected at the first election held in such district after such appointment; two members to serve for two years and three members for four years, and thereafter their successors shall be elected in the manner and for the term as provided by section 4709 of the General Code. The board so appointed by the county commissioners shall organize on the second Monday after their appointment. If the members of such board are elected at a special election held in such district the members so elected shall serve for the term indicated in the preceding section, from the first Monday in January after the preceding election for members of the board of education and the board shall organize on the second Monday after such election.

SECTION 2. That original section 4710 of the General Code be and the same is hereby repealed.

SECTION 3. This act is hereby declared to be an emergency act and that its enactment is necessary for the immediate preservation of the public safety and welfare. The necessity therefor lies in the fact that in villages heretofore created no provision having been made for an election of a school board, other than at the first election held in such village districts, there is no means of maintaining the schools of the village in that there is no way whereby a levy can be made for the purpose of raising taxes to support and maintain the schools in such village school districts.

W. B. KILPATRICK,
ALTON H. ETTLING,
JOHN F. KRAMER,
OSCAR E. DISER,
PERCY TETLOW,
C. A. REID,
PETER J. COLLINS,

J. CHAS. CRISWELL,
THORNTON R. SNYDER,
J. R. B. KESSLER,
V. J. VONDERHEIDE,
S. H. WILLIAMS,
CULBERTSON J. SMITH.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Smith, of Butler, submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 162 — Mr. Kilpatrick, having had the same under consideration, reports it back and recommends its passage.

PETER J. COLLINS,
W. B. KILPATRICK,
CULBERTSON J. SMITH,
S. H. WILLIAMS,
C. A. REID,

STEPHEN M. YOUNG,
V. J. VONDERHEIDE,
J. R. B. KESSLER,
THORNTON R. SNYDER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Smith, of Butler, submitted the following report:

The standing committee on Judiciary, to which was referred H. B.

No. 310—Mr. Smith, of Butler, having had the same under consideration, reports it back and recommends its passage.

STEPHEN M. YOUNG,
V. J. VONDERHEIDE,
J. CHAS. CRISWELL,
IRWIN F. SNYDER,
J. R. B. KESSLER,
C. A. REID,

JOHN F. KRAMER,
S. H. WILLIAMS,
THORNTON R. SNYDER.
CULBERTSON J. SMITH,
W. B. KILPATRICK.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Diser submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 329—Mr. Diser, having had the same under consideration, reports it back and recommends its passage.

OSCAR E. DISER,
THORNTON R. SNYDER,
S. H. WILLIAMS,
J. R. B. KESSLER,
JOHN F. KRAMER,

STEPHEN M. YOUNG,
W. B. KILPATRICK,
V. J. VONDERHEIDE,
C. A. REID.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Collins submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 66—Mr. Collins, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 17, strike out the word "three" and insert in lieu thereof, the word "one".

In line 18, strike out the word "twenty" and insert in lieu thereof, the word "five".

W. B. KILPATRICK,
PETER J. COLLINS,
S. H. WILLIAMS,
J. R. B. KESSLER,
JOHN F. KRAMER,
CULBERTSON J. SMITH,

V. J. VONDERHEIDE,
OSCAR E. DISER,
IRVIN F. SNYDER,
STEPHEN M. YOUNG,
C. A. REID,

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Williams submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 33—Mr. Williams, having had the same under consideration, reports it back and recommends its passage.

CULBERTSON J. SMITH,
THORNTON R. SNYDER,
OSCAR E. DISER,
V. J. VONDERHEIDE,
IRVIN F. SNYDER,
PETER J. COLLINS,

JOHN F. KRAMER,
J. R. B. KESSLER,
S. H. WILLIAMS,
W. B. KILPATRICK,
STEPHEN M. YOUNG,
C. A. REID.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 299—Mr. Welsh, having had the same under consideration, reports it back, and recommends its passage.

O. B. CHAPMAN,
F. B. FELL,
W. B. KILPATRICK,
LAWRENCE BRENNAN,
HARRY F. VOLLMER,
FRANK P. LAMBERT,

FRANK W. THOMAS,
JAMES NYE,
PERCY TETLOW,
ALFRED ROBINSON,
J. C. HOFFMAN.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 248—Mr. Reighard, having had the same under consideration, reports it back, and recommends indefinite postponement.

O. B. CHAPMAN,
F. B. FELL,
W. B. KILPATRICK,
LAWRENCE BRENNAN,
HARRY F. VOLLMER,
FRANK P. LAMBERT,

FRANK W. THOMAS,
JAMES NYE,
PERCY TETLOW,
ALFRED ROBINSON,
J. C. HOFFMAN.

The report was agreed to, and the bill was ordered to be indefinitely postponed.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 206—Mr. Chapman, having had the same under consideration, reports it back and recommends its passage.

O. B. CHAPMAN,
FRANK P. LAMBERT,
JOHN C. HOFFMAN,
LAWRENCE BRENNAN,
F. B. FELL,

JAMES NYE,
HARRY F. VOLLMER,
PERCY TETLOW,
ALFRED ROBINSON,
W. B. KILPATRICK.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 300—Mr. Shanley, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all of sections 1 and 2 and in lieu thereof substitute the following:

SECTION 1. The inspector of workshops and factories or his assistant shall inspect all scenic railways, loop the loops, Figure 8, Ferris wheels and other devices upon which people may ride for amusement.

If he finds any such devices defective or dangerous, he shall notify the owner or operator of such defective devices to cease their operation until they have been repaired and made safe.

Section 3 shall be known as section 2, and section 4 as section 3.

O. B. CHAPMAN,
PERCY TETLOW,
JAMES NYE,
ALFRED ROBINSON,
JOHN C. HOFFMAN,

HARRY F. VOLLMER,
FRANK P. LAMBERT,
F. B. FELL,
LAWRENCE BRENNAN,
W. B. KILPATRICK.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 207 — Mr. Chapman, having had the same under consideration, reports it back, and recommends its passage.

O. B. CHAPMAN,
FRANK P. LAMBERT,
JOHN C. HOFFMAN,
LAWRENCE BRENNAN,
F. B. FELL,

JAMES NYE,
HARRY F. VOLLMER,
PERCY TETLOW,
ALFRED ROBINSON,
W. B. KILPATRICK.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 277 — Mr. Kilrain, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

Strike out all of section 4.

O. B. CHAPMAN,
JAMES NYE,
PERCY TETLOW,
ALFRED ROBINSON,
FRANK P. LAMBERT,
J. C. HOFFMAN,

HARRY F. VOLLMER,
LAWRENCE BRENNAN,
W. B. KILPATRICK,
F. B. FELL,
FRANK W. THOMAS.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 272 — Mr. Vollmer, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5, after the word "railway" strike out the "comma".

In line 7, after the word "conductor" strike out the "comma".

In line 6, strike out the comma after the word "brakeman".

Amend the title of the bill by inserting after the word "employees" the following: "of steam, interurban, or street railways".

O. B. CHAPMAN,
JAMES NYE,
PERCY TETLOW,
ALFRED ROBINSON,
FRANK P. LAMBERT,
J. C. HOFFMAN,

HARRY F. VOLLMER,
LAWRENCE BRENNAN,
W. B. KILPATRICK,
F. B. FELL,
FRANK W. THOMAS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Vollmer submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 202 — Mr. Vollmer, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 7, strike out the word "corporation," and the comma following.

O. B. CHAPMAN,
FRANK P. LAMBERT,
JOHN C. HOFFMAN,
LAWRENCE BRENNAN,
F. B. FELL,

JAMES NYE,
HARRY F. VOLLMER,
PERCY TETLOW,
ALFRED ROBINSON,
W. B. KILPATRICK.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Nye submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 205 — Mr. Nye, having had the same under consideration, reports it back, and recommends its passage.

O. B. CHAPMAN,
F. P. LAMBERT,
JNO. C. HOFFMAN,
LAWRENCE BRENNAN,
F. B. FELL,

JAS. NYE,
HARRY F. VOLLMER,
ALFRED ROBINSON,
W. B. KILPATRICK.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Nye submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 294 — Mr. Nye, having had the same under consideration, reports it back, and recommends its passage.

O. B. CHAPMAN,
FRANK P. LAMBERT,
JNO. C. HOFFMAN,
LAWRENCE BRENNAN,
F. B. FELL,

JAS. NYE,
HARRY F. VOLLMER,
PERCY TETLOW,
ALFRED ROBINSON,
W. B. KILPATRICK.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Tetlow submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 193 — Mr. Tetlow, having had the same under consideration, reports it back, and recommends its passage.

O. B. CHAPMAN,
FRANK P. LAMBERT,
JOHN C. HOFFMAN,
LAWRENCE BRENNAN,
F. B. FELL,

JAS. NYE,
HARRY F. VOLLMER,
PERCY TETLOW,
AFRED ROBINSON,
W. B. KILPATRICK.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 97 — Mr. Woodworth, having had the same under consideration, reports it back with the following amendments:

In line 9 insert comma after "trustees".

In line 11 after "association" insert comma.

In line 12 after "proxy" insert comma.

In line 21 strike out "money's" and insert in lieu thereof "money."

GEO. M. HOAGLIN,
O. J. THATCHER,
ALTON H. ETTLING,
G. M. PLUMB,

JAS. T. CARROLL,
JOS. LUSTIG,
J. CHAS. CRISWELL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 138 — Mr. Snyder, of Pickaway, having had the same under consideration, reports it back with the following amendments:

In line 6 after "stock" strike out the comma and insert in lieu thereof "semi-colon" and "and."

In line 17 after "rail" strike out the comma and insert a "period." Capitalize "provided".

In line 21 after "thereon" insert "as".

GEO. M. HOAGLIN,
O. J. THATCHER,
ALTON H. ETTLING,
G. M. PLUMB,

JAS. T. CARROLL,
JOS. LUSTIG,
J. CHAS. CRISWELL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Williams submitted the following report:

The standing committee on Prisons and Prison Reform, to which was referred H. B. No. 233 — Mr. Carroll, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2, strike out the word "shall" and insert the word "may".

In line 5, strike out the word "shall" and insert in lieu thereof the word "may".

In line 30, strike out the word "three" and insert in lieu thereof the word "two".

In line 41, after the word "Pardon" insert a comma (,) and add the word "parole".

In line 2, strike out the word "Ohio".

In line 13, strike out the word "there" and in lieu thereof insert the word "then".

F. J. KILRAIN,
S. C. ANDERSON,
SAMUEL J. BLACK,
P. J. COLLINS,

ED. H. BISHOP,
MARTIN QUINLISK,
S. H. WILLIAMS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Williams submitted the following report:

The standing committee on Prisons and Prison Reforms, to which was referred S. B. No. 87 — Mr. Wieser, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 10 after the word "served" insert the word "under".

S. C. ANDERSON,
F. J. KILRAIN,
P. J. COLLINS,
E. H. BISHOP,

MARTIN QUINLISK,
S. H. WILLIAMS,
SAMUEL J. BLACK.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 106 — Mr. Young, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all of lines 7, 8 and 9 after the word "with" in line 7, and in lieu thereof insert the following: "or including the jurisdiction of all causes of which justices of the peace have jurisdiction, and no other justice of the peace shall in any such township have or exercise jurisdiction or issue process upon the person or property or residents of such township, except that nothing herein shall prevent the service of process issued by a justice of the peace in criminal causes arising in the township

for which he was elected nor in the collection of judgments heretofore lawfully rendered".

ROBERT BLACK,
A. ROSS READ,
STEPHEN M. YOUNG,
C. APPENZELLER,

ED. H. BISHOP,
JOHN F. GILSON,
C. A. ORRISON,
W. G. AGLER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Cameron submitted the following report:

The standing committee on Public Health, to which was referred H. B. No. 266 — Mr. King, of Ashtabula, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 4 after the word "more" insert "instructing and". Strike out "for" and in lieu thereof insert the words "to visit".

In line 7 strike out the word "visiting" and in lieu thereof insert the words "instructing and visiting".

In line 8 strike out the words "for visiting" and in lieu thereof insert the words "to visit".

In line 14 after the word "commissioners" insert a comma.

In line 18 after the word "of" insert the word "such" and place a period after the word "nurses." Strike out the remainder of line 18 after the word "nurses." Strike out line 19 and in line 20 strike out the words "per month."

R. B. CAMERON,
W. S. KING,
G. J. C. WINTERMUTE,
HARRY R. KEMERER,
GEO M. MORRIS,

H. L. SCHAEFER,
W. M. DICKSON,
D. M. CRISWELL,
GEO. F. DOSTER,
JOHN F. GILSON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Cameron submitted the following report:

The standing committee on Public Health, to which was referred H. B. No. 326 — Mr. Duffey, having had the same under consideration reports it back with the following amendments, and recommends its passage when so amended:

In line 7, after the word "di-acetyl-morphine", add the word "di-acetyl-ester-morphine".

In line 31, after the word "di-acetyl-morphine", add the word "di-acetyl-ester-morphine".

In line 10, after the word "physician" add the word "or", and strike out the words "or dentist," in the same line.

In line 12, after the word "physician" add the word "or", and strike out the words "or dentist," in the same line.

R. B. CAMERON,
G. J. WINTERMUTE,
W. M. DICKSON,
D. M. CRISWELL,

HENRY L. SCHAEFER,
W. S. KING,
GEO. F. DOSTER,
HARRY R. KEMERER,

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Cameron submitted the following report:

The standing committee on Public Health, to which was referred H. B. No. 241 — Mr. Cowan, having had the same under consideration, reports it back, and recommends its passage.

R. B. CAMERON,
D. M. CRISWELL,
G. J. C. WINTERMUTE,
GEO. M. MORRIS,

W. S. KING,
JNO. F. GILSON,
W. M. DICKSON.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Cameron submitted the following report:

The standing committee on Public Health, to which was referred H. B. No. 287 — Mr. Jenkins, having had the same under consideration, reports it back, and recommends its passage.

R. B. CAMERON,
H. L. SCHAEFER,
W. S. KING,
G. J. C. WINTERMUTE,
HARRY R. KEMERER,

GEO. M. MORRIS,
H. L. SCHAEFER,
W. M. DICKSON,
D. M. CRISWELL,
GEO. F. DOSTER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Cameron submitted the following report:

The standing committee on Public Health, to which was referred H. B. No. 265 — Mr. King, of Ashtabula, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 10, strike out the word "said," and in lieu thereof insert the word "such."

In line 21, after the word "shall," insert the word "annually"; and after the word "levy," insert the words "a tax."

In line 22, strike out the word "said," and in lieu thereof insert the word "such."

In line 26, strike out the word "the," and in lieu thereof insert the words "a tuberculosis."

In line 28, strike out the word "or," and in lieu thereof insert the word "of."

In line 28, after the word "property," insert the words "or money."

In line 45, after the word "from," insert the word "pulmonary."

In line 46, after the word "health," insert a comma.

In line 60, after the word "for," insert the word "pulmonary," and after the word "tuberculosis," insert a comma; after the word "from," insert the word "pulmonary," and after the word "tuberculosis," insert a comma. Strike out the word "where," and insert in lieu thereof the word "when."

In line 61, after the word "health," insert a comma.

In line 68 strike out the words "of," and "to," after the word "exceed," strike out the entire line; after the word "exceed," insert the words "-ing the actual cost incurred in their care and treatment, including necessities and cost of transportation, or such less sum as they may deem advisable, owing to the financial condition of the applicant."

In line 69, strike out the entire line.

In line 70, after the word "for," insert the word "pulmonary".

In line 86, after the word "from," insert the word "pulmonary".

In line 103 after the word "of" insert the word "pulmonary".

R. B. CAMERON,
W. S. KING,
GEO. F. DOSTER,
GEO. M. MORRIS,
H. L. SCHAEFER,

D. M. CRISWELL,
G. J. C. WINTERMUTE,
JOHN F. GILSON,
W. M. DICKSON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kathe submitted the following report:

The standing committee on Public Highways, to which was referred H. B. No. 354 — Mr. Fellingner, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 10, after the word "or," appearing the first time, insert the word "if".

In line 13, after the word "three" insert the word "years".

In line 14, after the word "that" insert the word "said".

In line 14, after the numerals "12619" insert the words "of the General Code.

W. A. HITE,
EARL E. ERTEL,
M. J. WALSH,
B. H. KATHE,
W. A. RHULMAN,
LOUIS HORWITZ,

F. B. FELL,
C. H. McCORMICK,
S. C. ANDERSON,
C. B. SMITH,
WILL E. MURPHY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Hite submitted the following report:

The standing committee on Public Highways, to which was referred S. B. No. 149 — Mr. Wieser, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 30, after the comma (,) after the word "valid" strike out the words "notwithstanding any law or laws enacted by the".

In line 31, strike out the words, including comma (,) "legislature since that date,"

W. A. HITE,
F. B. FELL,
B. H. KATHE,
W. A. RHULMAN,
WILL E. MURPHY,
LOUIS HORWITZ,

M. J. WALSH,
C. H. McCORMICK,
EARL E. ERTEL,
C. B. SMITH,
S. C. CAMERON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. McCormick submitted the following report:

The standing committee on Public Highways, to which was referred H. B. No. 262 — Mr. Foreman, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 2, after the numerals "5609" insert "of the General Code".

W. A. HITE,	M. J. WALSH,
F. B. FELL,	C. H. McCORMICK,
B. H. KATHE,	EARL E. ERTEL,
W. A. RHULMAN,	C. B. SMITH,
WILL E. MURPHY,	S. C. ANDERSON.
LOUIS HORWITZ,	

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Anderson submitted the following report:

The standing committee on Public Highways, to which was referred H. B. No. 47 — Mr. Thatcher, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 4, change the period (.) to a comma (,) and add the following: "when the point of said intersection is in dispute".

W. A. HITE,	M. J. WALSH,
F. B. FELL,	C. H. McCORMICK,
B. H. KATHE,	EARL E. ERTEL,
W. A. RHULMAN,	C. B. SMITH,
WILL E. MURPHY,	S. C. ANDERSON.
LOUIS HORWITZ,	

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Lowry submitted the following report:

The standing committee on Public Schools, to which was referred S. B. No. 10 — Mr. Greenlund, having had the same under consideration, reports it back, and recommends its passage.

FRED BARTHELMEH,	G. G. O. PENCE,
GEO. M. HOAGLIN,	W. M. DICKSON,
GUY DETRICK,	GEO. S. CRAWFORD,
JOHN F. GILSON,	GEO. M. MORRIS,
JOHN J. SHANLEY, Jr.	JOHN H. LOWRY.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Barthelmeh submitted the following report:

The standing committee on Public Schools, to which was referred S. B. No. 66 — Mr. Kiser, having had the same under consideration,

reports it back with the following amendment, and recommends its passage when so amended:

After line 12, insert an additional section to be known as Sec. 7624-1 to read as follows:

Sec. 7624-1. A municipal corporation may by ordinance duly passed authorize the transfer and conveyance by deed, of any real property owned by it and not needed for municipal purposes, to the board of education of any such municipality, to be used by said board of education as an athletic field, a play ground for children or for school sites, upon such terms and conditions as are agreed to between the municipal corporation and the board of education and when such property is so conveyed, the same shall be under the control and supervision of such board of education.

FRED BARTHELMEH,
GEO. M. HOAGLIN,
GEO. S. CRAWFORD,
JOHN H. LOWRY,
G. G. O. PENCE,

C. D. BROWN,
JOHN J. SHANLEY, SR.,
JOHN F. GILSON,
GEO. M. MORRIS.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Barthelmeh, submitted the following report:

The standing committee on Public Schools, to which was referred S. B. No. 3 — Mr. Hillenkamp, having had the same under consideration, reports it back, and recommends its passage.

FRED BARTHELMEH,
GEO. M. MORRIS,
JOHN F. GILSON,
JOHN J. SHANLEY, SR.

G. G. O. PENCE,
W. M. DICKSON,
GEO. S. CRAWFORD,
GEO. M. HOAGLIN.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Public Schools, to which was referred H. B. No. 244 — Mr. Woodworth, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

After the period in line 5, strike out all of line 5, 6, 7, 8, 9, 10, 11, 12, 13, 14 and insert in lieu thereof the following:

An applicant for a county teachers' certificate may, if he so elects, take one-half of the subjects in which he is to be examined on one day and the remaining one-half not later than the second regular examination day thereafter. The subjects to be taken the first day by an applicant shall be determined by the board of county examiners. If an applicant electing to take the examination in two days fails to obtain on the first day a grade of seventy-five per cent. or more in any subject or subjects, such applicant may elect to be re-examined in such subject or subjects on the second day on which such applicant is to be examined. As a condition of any applicant being admitted to take the examination he shall pay to the board for the use of the county institute a fee of fifty cents. Applicants taking the examination in two parts

shall make on the date when each part is taken an application accompanied with a fee of fifty cents.

GEO. M. MORRIS,
JOHN F. GILSON,
GEO. S. CRAWFORD,
GUY DETRICK,
CHAS. D. BROWN,

JOHN J. SHANLEY, SR.
FRED BARTHELMEH,
JOHN H. LOWRY,
GEO. M. HOAGLIN.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black, of Wyandot, submitted the following report:

The standing committee on Public Utilities, to which was referred S. B. No. 12 — Mr. Moore, having had the same under consideration, reports it back, and recommends its passage.

LOUIS H. CAPELLE,
W. O. JACKSON,
CHAS. A. ORRISON,
W. A. RHULMAN,
FRANK P. LAMBERT,

WM. H. SCHWEIKERT,
DON P. MILLS,
WARREN J. DUFFEY,
SAMUEL BLACK.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Orrison submitted the following report:

The standing committee on Public Waterways, to which was referred H. B. No. 140 — Mr. Cowan, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 10, strike out "Direct" and in lieu insert "in directing".

In line 11, after "not" insert "be construed to".

In line 12, after "nor" insert "to affect".

In line 12, strike out "assessment" and in lieu insert "easement".

In line 13, strike out "from" and in lieu insert "through".

In line 13, strike out "or" and in lieu insert "of".

VIRGIL J. TERRELL,
C. A. ORRISON,
C. M. FOREMAN,
BERNARD ORLIKOWSKI

EDWARD R. MUELLER,
G. G. O. PENCE,
C. D. BROWN.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Snyder, of Pickaway, submitted the following report:

The standing committee on Public Works, to which was referred S. B. No. 29 — Mr. Seward, having had the same under consideration, reports it back, and recommends its passage.

C. M. FOREMAN,
T. A. BONNELL,
WM. G. BEATTY,
A. ROSS READ,

M. J. WALSH,
G. J. C. WINTERMUTE,
R. R. REYNOLDS,
ALFRED ROBINSON.

The report was agreed to.

On motion of Mr. Snyder, of Pickaway, the constitutionaal rule requiring bills to be fully read on three different days, was dispensed with, and S. B. No. 29 was ordered engrossed at the clerk's desk and read the second time by its title.

On motion of Mr. Snyder, of Pickaway, S. B. No. 29 was made a special order for next Tuesday at 2:00 o'clock p. m.

Mr. Thatcher submitted the following report:

The standing committee on State Economic Betterment, to which was referred H. B. No. 338 — Mr. Donaldson, having had the same under consideration, reports it back, and recommends its passage.

GEO. M. HOAGLIN,
GUY DETRICK,
O. J. THATCHER,

H. N. DONALDSON,
R. B. CAMERON,
A. ROSS READ.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Cameron submitted the following report:

The standing committee on State Economic Betterment, to which was referred H. B. No. 377 — Mr. Donaldson, having had the same under consideration, reports it back, and recommends its passage.

GUY DETRICK,
O. J. THATCHER,
H. N. DONALDSON,

R. B. CAMERON,
A. ROSS READ,
GEO. M. HOAGLIN.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Capelle submitted the following report:

The standing committee on Taxation, to which was referred S. B. No. 14 — Mr. Lloyd, having had the same under consideration, reports it back and recommends its passage.

LOUIS F. CAPELLE,
IRVIN F. SNYDER,
W. S. KING,
DON P. MILLS,
R. R. BOUR,

M. G. NUNGESSER,
W. R. DAVIS,
M. A. WARNES,
ROBERT BLACK,
GUY DETRICK.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. McCormick submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 383 — Mr. White, having had the same under consideration, reports it back and recommends its passage:

C. H. McCORMICK,
WILL E. MURPHY,
I. S. GUTHERY,
CHAS. A. WHITE,
T. E. HOOVER,
R. B. CAMERON,

WM. C. McGUFFEY,
G. G. O. PENCE,
F. B. FELL,
B. H. KATHE,
M. G. NUNGESSER,
N. H. HUNTER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. McCormick submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 363 — Mr. McGuffey, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 6 after the word "seed" strike out "fifty-five" and insert "forty-five."

C. H. McCORMICK,
WILL E. MURPHY,
N. H. HUNTER,
M. G. NUNGESSER,
B. H. KATHE,
F. B. FELL,
G. G. O. PENCE,

WM. C. MCGUFFEY,
R. B. CAMERON,
W. M. BROWN,
T. E. HOOVER,
CHAS. A. WHITE,
I. S. GUTHERY.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on State Economic Betterment, to which was referred H. B. No. 116 — Mr. Carroll, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 53, strike out "two," and insert in lieu thereof "five."

THORNTON R. SNYDER,
GEO. M. HOAGLIN,
GUY DETRICK,
O. J. THATCHER,

R. B. CAMERON,
H. N. DONALDSON,
A. ROSS READ,
STEPHEN M. YOUNG.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Capelle moved that the House proceed to the sixth order of business.

The motion was agreed to and the House proceeded to the sixth order of business, being reference of bills.

Bills were referred as follows:

H. B. No. 386 — Mr. Kessler. To the committee on Appropriations and Finance.

H. B. No. 387 — Mr. Kessler. To the committee on Judiciary.

H. B. No. 388 — Mr. Brown, of Ashland. To the committee on Banks and Banking.

H. B. No. 389 — Mr. Jackson. To the committee on Taxation.

H. B. No. 390 — Mr. Tetlow (by request). To the committee on Codes, Courts and Procedure.

H. B. No. 391 — Mr. Walsh (by request). To the committee on Codes, Courts and Procedure.

H. B. No. 392 — Mr. Walsh (by request). To the committee on Codes, Courts and Procedure.

H. B. No. 393 — Mr. Nungesser. To the committee on Agriculture.

H. B. No. 394 — Mr. Winters. To the committee on Appropriations and Finance.

H. B. No. 395—Mr. Orrison. To the committee on Privileges and Elections.

H. B. No. 396—Mr. Capelle. To the committee on Public Utilities.

H. B. No. 397—Mr. Capelle. To the committee on Public Utilities.

H. B. No. 398—Mr. Capelle. To the committee on Privileges and Elections.

H. B. No. 399—Mr. Capelle. To the committee on Insurance.

H. B. No. 400—Mr. Reppert. On motion of Mr. Behne said bill was indefinitely postponed.

H. B. No. 401—Mr. Deaton. To the committee on Public Schools.

H. B. No. 402—Mr. Vonderheide. To the committee on Labor.

H. B. No. 403—Mr. Smith, of Morgan. To the committee on Fish and Game.

H. B. No. 404—Mr. Smith, of Morgan. To the committee on Manufactures and Commerce.

H. B. No. 405—Mr. Hoaglin. To the committee on Public Schools.

H. B. No. 406—Mr. Shanley. To the committee on Public Highways.

H. B. No. 407—Mr. Bour (by request). To the committee on Cities.

H. B. No. 408—Mr. Bour (by request). To the committee on Public Waterways.

H. B. No. 409—Mr. Thomas. To the committee on Public Health.

H. B. No. 410—Mr. Black, of Wyandot. To the committee on Public Utilities.

H. B. No. 411—Mr. Black, of Wyandot. To the committee on Benevolent and Penal Institutions.

H. B. No. 412—Mr. Hoffman (by request). To the committee on Public Buildings.

Am. S. B. No. 36—Mr. Friebohn. To the committee on Codes, Courts and Procedure.

S. B. No. 34—Mr. Haas. To the committee on Judiciary.

S. B. No. 123—Mr. Kiser. To the committee on Codes, Courts and Procedure.

S. B. No. 128—Mr. Herner. To the committee on Codes, Courts and Procedure.

S. B. No. 89—Mr. Lloyd. To the committee on Public Buildings.

S. B. No. 119—Mr. Lloyd. To the committee on Public Highways.

S. B. No. 118—Mr. Lloyd. To the committee on Public Highways.

S. B. No. 113—Mr. Lloyd. To the committee on Public Highways.

S. B. No. 121—Mr. Broadstone. To the committee on Labor.

S. B. No. 28—Mr. Cunningham. To the committee on Public Schools.

S. B. No. 43—Mr. Beckett. To the committee on County Affairs.

S. B. No. 112—Mr. Greenlund. To the committee on Prison and Prison Reforms.

S. B. No. 120—Mr. Lloyd. To the committee on Appropriations and Finance.

H. B. No. 413—Mr. Welsh. To the committee on Fish and Game.

S. B. No. 106—Mr. Mooney. To the committee on Public Health.

S. B. No. 48—Mr. Green. To the committee on Labor.

H. B. No. 414—Mr. Chapman. To the committee on Labor.

H. B. No. 415 — Mr. Reppert. To the committee on Agriculture.
 S. B. No. 111 — Mr. Greenlund. To the committee on Prison and Prison Reforms.

S. B. No. 108 — Mr. Mooney. To the committee on Cities.

H. B. No. 416 — Mr. Jenkins. To the committee on Public Schools.
 The following bills were introduced and read the first time:

H. B. No. 417 — Mr. Kessler. To restore the elective franchise to persons convicted of violations of section 13314 of the General Code, relating to elections.

H. B. No. 418 — Mr. Woodworth. Relating to food, drink and flavoring extracts and labeling of the same.

H. B. No. 419 — Mr. Stivers. To amend section 3019 of the General Code.

H. B. No. 420 — Mr. Jackson. To amend section 4072 of the General Code, and to provide for the management, control and administration of park property and playgrounds, by a board of park trustees.

H. B. No. 421 — Mr. Tetlow. To amend section 9149-1 of the General Code, relating to the brakes in use on urban, interurban and street railway cars.

H. B. No. 422 — Mr. Lustig. To inspire patriotism, elevate the standard of citizenship, and to promote the purity and integrity of elections.

H. B. No. 423 — Mr. Terrell. To amend section 2850 of the General Code, relating to the allowance for feeding prisoners in county jails.

H. B. No. 424 — Mr. Terrell. To amend section 8673-13 of the General Code, relative to attachment or levy on shares of stock.

H. B. No. 425 — Mr. Carroll. To provide for the redemption of county free turnpike road bonds defaulted by reason of expiration of time, and where turnpike roads could not be certified to the county treasurer for collection for a continuous period after expiration of the original time limit and the additional ten years, for the payment of such turnpike road county bonds, and where such source of payment has proved inadequate for the redemption of such bonds.

H. B. No. 426 — Mr. King, of Franklin. To prohibit the issuing of fraudulent checks.

H. B. No. 427 — Mr. Siebert. To provide for granting to the city of Columbus, Ohio, the right to use and occupy a part of the Columbus feeder of the Ohio Canal for driveway, street and boulevard purposes.

H. B. No. 428 — Mr. Orrison. To amend section 5094 of the General Code, relative to opening returns and making abstracts of votes.

H. B. No. 429 — Mr. Orrison. To amend sections 4992, 4996, 4999, 5004, 5006, 5007, 5009, 5012 and 5013 of the General Code, relating to nomination by petition.

H. B. No. 430 — Mr. Reighard. To prevent corrupt practices in nominations and elections.

H. B. No. 431 — Mr. McCormick. To provide for the combining of the probate court and court of common pleas in counties having a population of less than sixty thousand.

H. B. No. 432 — Mr. Davis. To enable notaries to require common carriers to disclose the names of witnesses of the accident and official report of the conductor as to how the accident happened.

H. B. No. 433 — Mr. Snyder, of Hamilton. To amend section 3677 of the General Code, relating to the appropriation of property by municipal corporations.

H. B. No. 434 — Mr. Schweikert. To amend section 8636 of the General Code, relating to the use of proxies at corporation elections.

H. B. No. 435 — Mr. Hunter. To regulate the sale of agricultural seeds, to prevent the adulteration thereof, and to provide a standard of purity.

H. B. No. 436 — Mr. Fulton. Authorizing the board of education of the school district of Eden township, Licking county, Ohio, to issue warrant to Roy Nesbit for services for teaching school from October, 1912, to February, 1913.

H. B. No. 437 — Mr. Williams. To amend section 3678 of the General Code, relative to the appropriation of real estate.

H. B. No. 438 — Mr. Colter. To supplement section 12522 of the General Code, to be known as section 12522-1, relating to trespassing upon railway tracks.

H. B. No. 439 — Mr. Duffey (by request). To prevent the spread of disease and for the conservation of the public health.

H. B. No. 440 — Mr. Duffey (by request). To amend section 4316 of the General Code of Ohio.

H. B. No. 441 — Mr. Mueller (by request). To provide for the election and appointment of boards of directors of county agricultural societies.

H. B. No. 442 — Mr. Smith, of Morgan. To prevent the fraudulent obtaining of goods from retail merchants.

H. B. No. 443 — Mr. Smith, of Morgan (by request). To amend section 10096 of the General Code, relative to enlargement of cemeteries.

H. B. No. 444 — Mr. Hite. To permit any person, persons, firm, partnership, corporation or association of persons to contribute a fund for the purpose of assisting in the improvement of highways and to provide for commission for improving the same.

H. B. No. 445 — Mr. Kramer. To amend section 5028 of the General Code, relating to ballots in townships and villages with a population of less than two thousand.

H. B. No. 446 — Mr. Agler. To give county commissioners power to annul indeterminate franchises granted to street and interurban railways.

H. B. No. 447 — Mr. Bishop. To permit municipal corporation to divert streams and highways in the construction of water works.

H. B. No. 448 — Mr. Bishop. To amend section 3677 of the General Code, of the state of Ohio.

H. B. No. 449 — Mr. Brown, of Union. To regulate the use of traction engines on certain streets.

H. B. No. 450 — Mr. Thomas. To supplement section 13423 of the General Code, relative to special jurisdiction of justices, police judges and mayors.

H. B. No. 451 — Mr. Thomas. To amend section 8852 of the General Code, relating to sign boards at railroad crossings.

H. B. No. 452 — Mr. Black, of Wyandot. Providing for the arrest of paroled prisoners and the duties of all sheriffs, deputy sheriffs, chiefs of police, policemen or police officers in connection therewith.

H. B. No. 453 — Mr. Black, of Wyandot. To amend sections 2522, 2523, 2526, 2528, 2533, 2535, 2544, 2546 and 2556 of the General Code of Ohio as amended May 31, 1911, and to amend section 3495 of the General Code of Ohio, relating to the duties of the board of county commissioners and superintendents of county infirmaries, and to repeal

sections 2532 and 2545 of the General Code of Ohio, as amended May 31, 1911, and sections 2534, 2557 and 3002 of the General Code of Ohio.

H. B. No. 454 — Mr. Black, of Wyandot. To amend section 97 of the General Code.

H. B. No. 455 — Mr. Kemerer (by request). To amend section 5908 of the General Code, relating to partition fences.

H. B. No. 456 — Mr. Plumb. To amend section 8843 of the General Code, relating to railroad crossings.

H. B. No. 457 — Mr. Black, of Hamilton. To repeal section 779-2 of the General Code, relating to the duties of the attorney general.

By unanimous consent, Mr. Bigelow submitted the following report:

The standing committee on Cities, to which was referred H. B. No. 25 — Mr. Black, of Hamilton, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 6 strike out "chief justice" and in lieu thereof insert "presiding judge."

In line 7 strike out the words "chief justice" and in lieu thereof insert the words "presiding judge".

In line 11 strike out all after the word "additional": strike out lines 12, 13, 14, 15, 16, 17, and 18: and in lieu thereof insert the following: "judges herein provided for, including the presiding judge after the expiration of the term of the present police judge of the city of Cincinnati, shall be elected by the electors of the city of Cincinnati. The first election of said judges shall be held at the regular municipal elections of 1913, at which time two judges shall be elected for four years and two for two years. At each regular municipal election next preceding the expiration of the terms of office of each judge, including the present police judge, a successor shall be elected for a term of four years. The term of office of each judge shall commence on the first day of January next after his election, and he shall hold office until his successor is elected and qualified. At any such election any two candidates receiving the highest number of votes shall be elected but the presiding judge shall be separately nominated and elected as such."

In line 23 strike out the comma (,) and "who shall be specially nominated and elected as".

In line 23 strike out the words "chief justice" and insert the words "presiding judge".

In line 24 strike out the word "such" and the comma (,).

In line 29 strike out the words "chief justice" and in lieu thereof insert the words "presiding judge".

In line 42 strike out the words "at court".

In line 42, strike out "of," and insert the word "or."

In line 43, strike out the word "of," before the word "may," and in lieu thereof insert the word "or."

In line 44, strike out the word "appraised," and in lieu thereof insert the word "alleged."

In line 45, strike out the numerals "\$500," and in lieu thereof insert "\$600."

In line 46, strike out the numerals "\$500," and in lieu thereof insert "\$600."

In line 47, strike out the numerals "\$500," and in lieu thereof insert "\$600."

In line 47, insert the word "court," before the word "costs."

In line 50, strike out the numerals "\$500," and in lieu thereof insert "\$600."

In line 60, strike out the word "appraised."

In line 61, strike out the numerals "\$500," and in lieu thereof insert "\$600."

In line 63, strike out the words "or fuel."

In line 66, strike out the numerals "\$500," and in lieu thereof insert "\$600."

In line 71, strike out the numerals "\$500," and in lieu thereof insert "\$600."

In line 71, insert the word "may," after the word "parties."

In line 72, strike out the numerals "\$500," and in lieu thereof insert "\$600."

In line 98 strike out the words "or sold."

In line 99, strike out the numerals "\$500," and in lieu thereof insert "\$600."

In line 99 strike out the words "the judge" and insert in lieu thereof the words "one of the judges".

In line 106 strike out the word "must" and in lieu thereof insert the word "shall". Also strike out the word "there", and insert the words "in the common pleas court".

In line 108 before the word "summons" insert the words "filing a bill of particulars upon which".

In line 108 after the word "writ" insert the words "shall be issued by the clerk".

In line 108 strike out the words "the form of which", and in lieu thereof insert the words "the form of the summons or writ".

In line 109 strike out the words "An action or proceeding".

Strike out lines 110 and 111.

In line 114 strike out "in" after the word "process", and in lieu thereof insert the word "of".

Strike out line 115.

Strike out line 116.

In line 117 strike out the words "law for the service and return of process and writs issue by".

In line 118 after the word "peace" insert "unless otherwise provided herein".

In line 122 strike out the word "stat-" and in lieu thereof insert the words "bill of particulars".

In line 123 strike out the words "ment of claim".

In line 123 strike out the word "like".

In line 142 strike out the words "chief justice" and in lieu thereof insert the words "presiding judge".

In line 156 strike out the word "chief justice" and in lieu thereof insert the words "presiding judge".

In line 168, strike out the words "chief jus-," and in lieu thereof insert the words "presiding judge."

In line 169, strike out the word "tice."

In line 169, strike out the word "chief jus-," and in lieu thereof insert the words "presiding judge."

In line 170, strike out "tice."

In line 170, strike out the words "chief justice," and in lieu thereof insert the words "presiding judge."

In line 175, strike out the words "in writing."

In line 177, strike out the word "six," and in lieu thereof insert "twelve."

In line 178, strike out the words "provided, however, that any party may demand a jury of twelve men."

In line 179, strike out the words "by specifying that number in said written demand."

In line 184 strike out the words "taxed as part of the costs," and in lieu thereof insert the words "paid out of the treasury of the city of Cincinnati and each juror shall receive two dollars for each day of actual service."

In line 192, strike out the words "chief justice," and in lieu thereof insert the words "presiding judge."

In line 192, insert the words "to cause," after the word "court."

In line 203, strike out the words "chief justice," and in lieu thereof insert the words "presiding judge."

In line 230, strike out the word "the," after the word "by."

In line 231 strike out the words "production of the original records, or by."

In line 235 strike out the period and in lieu thereof insert "and of all sureties on any bonds in said court".

In line 273 strike out the word "successor" and in lieu insert "successors".

In line 274 strike out the words "appointed by the judges of the municipal court and hold" and in lieu thereof insert the words "shall be nominated and elected as are other municipal elective officers for a period of four years or until his successor shall be elected and qualified".

In line 275 strike out the words "office during their pleasure and" and in lieu thereof insert the words "Such clerk".

In line 321 strike out the words "chief justice" and in lieu thereof insert "presiding judge".

In line 348 strike out the words "chief justice" and in lieu thereof insert "presiding judge".

In line 369 strike out the words "and juror fees".

In line 370 strike out the words "and jurors".

In line 370 strike out the words "such jurors and".

In line 372 strike out the word "but".

In line 373 strike out the entire line.

In line 374 strike out the words "time actually employed in the trial of causes".

In line 376 strike out the words "make an affidavit of poverty and".

In line 384 strike out the words "each judge" and in lieu thereof insert the words "such judges".

In line 386 after the word "necessary" insert the words "by said council".

In line 412 strike out the word "jurisdiction" and in lieu thereof insert the word "disposition".

In line 427 strike out the words "chief justice" and in lieu thereof insert the words "presiding judge."

In line 429 strike out the words "or any" before the word "mayor" and in lieu thereof insert the word "nor".

In line 429 insert the word "any" after the words "city in".

In line 431 strike out the entire line.

In line 434 after the word "Cincinnati" insert "shall have jurisdiction,"

In line 448 after the words "such cause" insert " , and, the cost of such transcript shall be taxed as part of the costs in said court of said justice of the peace ;"

In line 454 strike out the entire line.

In line 455 strike out the entire line.

In line 456 strike out the entire line.

ADAM FRICK,
C. P. VENUS,
HERBERT S. BIGELOW,
DON P. MILLS,

ROBERT BLACK,
JOHN G. COOPER,
H. N. DONALDSON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Fulton offered H. J. R. No. 26. To appropriate the sum of two thousand dollars to pay the expenses of the old guard of Columbus and Newark while attending the inauguration ceremony of Woodrow Wilson as president of the United States.

The resolution was laid over under the rule

Mr. Agler offered H. J. R. No. 27. Relative to invitation of author of bill to address assembly when bill is up for hearing.

The resolution was laid over under the rule.

On motion of Mr. Schweikert, the House adjourned at 10:35 o'clock a. m.

Attest :

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Monday, February 24, 1913, 5:00 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend George P. Rutledge, of Columbus.

The journal of the last legislative day was read and approved.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred S. B. No. 48 — Mr. Green, having had same under consideration, reports it back and recommends its passage.

PERCY TETLOW,
O. B. CHAPMAN,
FRANK P. LAMBERT,
LAWRENCE BRENNAN,
FRANK B. FELL,

ALFRED ROBINSON,
JAMES NYE,
HARRY F. VOLLMER,
W. B. KILPATRICK,
FRANK W. THOMAS.

The report was agreed to.

Mr. Chapman moved that S. B. No. 48 be made a special order for Wednesday at 1:45 o'clock p. m.

The motion was agreed to and said bill was made a special order.

Mr. Donaldson submitted the following report:

The standing committee on Cities, to which was referred H. B. No.

252 — Mr. Bigelow, having had the same under consideration, reports it back, and recommends its passage.

H. N. DONALDSON,
C. P. VENUS,
CHAS. A. ORRISON,
ROBERT BLACK,
DON P. MILLS,

JOHN R. KING,
ADAM FRICK,
JOHN G. COOPER,
HERBERT S. BIGELOW,
JAS. T. CARROLL.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Detrick submitted the following report:

The standing committee on Public Schools, to which was referred H. B. No. 343 — Mr. Thomas, having had the same under consideration, reports it back without recommendation.

FRED BARTHELMEH,
GEO. M. MORRIS,
GUY DETRICK,
JOHN F. GILSON,
JOHN J. SHANLEY,

CHAS. D. BROWN,
G. G. O. PENCE,
GEO. S. CRAWFORD,
GEO. M. HOAGLIN.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Foreman submitted the following report:

The standing committee on Public Works, to which was referred H. B. No. 286 — Mr. Acker, having had the same under consideration, reports it back, and recommends its passage.

C. M. FOREMAN,
T. A. BONNELL,
WM. G. BEATTY,
A. ROSS READ,

M. J. WALSH,
G. J. C. WINTERMUTE,
R. R. REYNOLDS,
ALFRED ROBINSON.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Detrick submitted the following report:

The standing committee on State Economic Betterment, to which was referred H. B. No. 378 — Mr. Donaldson, having had the same under consideration, reports it back, and recommends its passage.

GEO. M. HOAGLIN,
GUY DETRICK,
O. J. THATCHER,

H. N. DONALDSON,
R. B. CAMERON,
A. ROSS READ.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Guthery submitted the following report:

The standing committee on Universities and Colleges, to which was referred H. B. No. 176 — Mr. Acker, having had the same under consideration, reports it back and recommends its passage.

M. A. WARNES,
ALTON H. ETLING,
G. M. PLUMB,

STEPHEN YOUNG,
F. M. PLANK,
I. S. GUTHERY.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kennedy offered H. J. R. No. 28. Relative to the Mexican revolution.

Mr. Vonderheide raised a point of order, that the resolution was not a proper subject for the House to consider.

The speaker declared the point well taken and ruled the resolution out of order.

Mr. Young moved that H. B. No. 106 be recommitted to the committee on Privileges and Elections.

Mr. Terrell moved to amend by having the bill referred to the committee on Codes, Courts and Procedure.

The question being "Shall the amendment to the motion be agreed to?", the motion was disagreed to.

The question recurring on the motion of Mr. Young, the motion was agreed to and the bill was referred to the committee on Privileges and Elections.

Mr. Dickson offered H. R. No. 50.

WHEREAS, The room occupied by the House of Representatives is poorly ventilated and therefore not conducive to the comfort and good health of its members and other occupants thereof; therefore

Be it resolved: That the inspector of public buildings be and the same is hereby instructed to inspect said chamber with respect to its ventilation and recommend proper and necessary ventilation therefor.

The resolution was laid over under the rule.

Mr. Ertel offered the following resolution:

H. R. No. 51 — Mr. Ertel.

Resolved, That the following bills be allowed and ordered paid and the speaker be, and he is hereby, authorized and directed to sign vouchers for the same payable out of the contingent fund of the House:

The Wendt-Bristol Co., supplies.....	\$ 38.30
George F. Jelleff, repairs and supplies.....	37.60
The Central Ohio Paper Co., supplies.....	8.40
The Acorn Lumber Company, lumber.....	17.25
Goodman Brothers, winding and caring for clocks.....	20.00
Central Union Telephone Co., toll service.....	65.89
Citizens Telephone Co., (from last session).....	157.25
Citizens Telephone Co., toll service.....	91.05
T. J. Dundon & Co., supplies.....	13.50
The Buckeye Cleaning Co., services.....	105.95
The Western Union Telegraph Co., synchronized time service	20.25
E. H. Sell & Company, supplies.....	50.15
D. A. Carroll, typewriter rental.....	6.00
Maude Martin, typewriter rental.....	3.00
Minnie Rodgers, typewriter rental.....	3.50
Underwood Typewriter Co., rental and supplies.....	5.85
Remington Typewriter Co., rentals, etc.....	15.25
Hiss Stamp Works, stamps.....	6.55
L. C. Smith & Bros. Typewriter Co., rentals.....	6.00

On motion of Mr. Ertel, the resolution was referred to the committee on Supplies and Expenditures.

Mr. Duffey moved that the committee on Public Schools be relieved of further consideration of S. B. No. 97 — Mr. Seward, and said bill be placed on the calendar for second reading.

The motion was agreed to.

Mr. Duffey moved that S. B. No. 97 — Mr. Seward, be made a special order for Tuesday, February 25th at 1:45 o'clock p. m.

The motion was agreed to and said bill was made a special order.

Mr. Chapman moved that H. B. No. 193, H. B. No. 206, and H. B. No. 207 on the calendar for second reading be re-committed to the committee on Labor.

The motion was agreed to and said bills were so referred.

The following bills were introduced and read the first time.

H. B. No. 458 — Mr. Boggs. To authorize the board of education of Wheeling township, Belmont county, Ohio, to pay Mary Shivers as teacher.

H. B. No. 459 — Mr. White. To prevent the operation of street cars with outside running boards.

H. B. No. 460 — Mr. Tetlow. To amend section 938 of the General Code, relative to the approaching of abandoned mines.

H. B. No. 461 — Mr. Young. To define the duty of common carriers of freight respecting the speed of cars of live stock.

H. B. No. 462 — Mr. Winters. To provide for the calling of ambulances in emergency cases.

H. B. No. 463 — Mr. Anderson. Prohibiting the manufacture and sale of cigarettes, and regulating the use thereof.

H. B. No. 464 — Mr. Fulton. To appropriate the sum of two thousand dollars to pay the expenses of the Old Guard of Columbus and Newark while attending the inauguration ceremony of Woodrow Wilson as president of the United States.

Mr. Fulton moved that the rules be suspended and H. B. No. 464 be referred to the committee on Appropriations and Finance.

The motion was agreed to and the bill was so referred.

The following bills were also introduced and read the first time:

H. B. No. 465 — Mr. Capelle. Providing for a penalty for depriving accused persons of counsel.

H. B. No. 466 — Mr. Hite. To create a commission revise and consolidate the laws relating to public highways and to recommend such changes in existing laws as may seem desirable.

H. B. No. 467 — Mr. Hite. To provide for dragging the public roads of the state.

H. B. No. 468 — Mr. Murphy. To amend sections 3304 and 4776 of the General Code, relating to the publication by clerks of townships and boards of education of statements of receipts and expenditures.

H. B. No. 469 — Mr. Donaldson. To raise educational standards of dental students entering dental colleges and to regulate the manner of conducting the business of the state examining board.

H. B. No. 470 — Mr. Quinlisk. To amend section 7817 of the General Code, relative to examinations for county teachers' certificates.

H. B. No. 471 — Mr. Behne. To prohibit the advertising of the practice of medicine, surgery, osteopathy or midwifery.

Mr. Duffey moved that the committee on Codes, Courts and Procedure be relieved of further consideration of H. B. No. 285, and said bill be referred to the committee on Appropriations and Finance.

The motion was agreed to and the bill was so referred.

Bills were referred as follows:

H. B. No. 417 — Mr. Kessler. To the committee on Judiciary.

H. B. No. 418 — Mr. Woodworth. To the committee on Dairy and Food Products.

H. B. No. 419 — Mr. Stivers. To the committee on Codes, Courts and Procedure.

H. B. No. 420 — Mr. Jackson. To the committee on Codes, Courts and Procedure.

H. B. No. 421 — Mr. Tetlow. To the committee on Public Utilities.

H. B. No. 422 — Mr. Lustig. To the committee on Privileges and Elections.

H. B. No. 423 — Mr. Terrell. To the committee on County Affairs.

H. B. No. 424 — Mr. Terrell. To the committee on Codes, Courts and Procedure.

H. B. No. 425 — Mr. Carroll. To the committee on County Affairs.

H. B. No. 426 — Mr. King, of Franklin. To the committee on Judiciary.

H. B. No. 427 — Mr. Siebert. To the committee on Cities.

H. B. No. 428 — Mr. Orrison. To the committee on Privileges and Elections.

H. B. No. 429 — Mr. Orrison. To the committee on Privileges and Elections.

H. B. No. 430 — Mr. Reighard. To the committee on Privileges and Elections.

H. B. No. 431 — Mr. McCormick. To the committee on Judiciary.

H. B. No. 432 — Mr. Davis. To the committee on Judiciary.

H. B. No. 433 — Mr. Snyder, of Hamilton. To the committee on Judiciary.

H. B. No. 434 — Mr. Schweikert. To the committee on Corporations.

H. B. No. 435 — Mr. Hunter. To the committee on Agriculture.

H. B. No. 436 — Mr. Fulton. To the committee on Public Schools.

H. B. No. 437 — Mr. Williams. To the committee on Judiciary.

H. B. No. 438 — Mr. Colter. To the committee on Corporations.

H. B. No. 439 — Mr. Duffey (by request). To the committee on Public Health.

H. B. No. 440 — Mr. Duffey (by request). To the committee on Judiciary.

H. B. No. 441 — Mr. Mueller (by request). To the committee on County Affairs.

H. B. No. 442 — Mr. Smith, of Morgan. To the committee on Judiciary.

H. B. No. 443 — Mr. Smith, of Morgan (by request). To the committee on Benevolent and Penal Institutions.

H. B. No. 444 — Mr. Hite. To the committee on Public Highways.

H. B. No. 445 — Mr. Kramer. To the committee on Privileges and Elections.

H. B. No. 446 — Mr. Agler. To the committee on Codes, Courts and Procedure.

H. B. No. 447 — Mr. Bishop. To the committee on Cities.

H. B. No. 448 — Mr. Bishop. To the committee on Cities.

H. B. No. 449 — Mr. Brown, of Union. To the committee on County Affairs.

H. B. No. 450 — Mr. Thomas. To the committee on Codes, Courts and Procedure.

H. B. No. 451 — Mr. Thomas. To the committee on Public Highways.

H. B. No. 452 — Mr. Black, of Wyandot. To the committee on Prisons and Prison Reform.

H. B. No. 453 — Mr. Black, of Wyandot. To the committee on County Affairs.

H. B. No. 454 — Mr. Black, of Wyandot. To the committee on Prisons and Prison Reform.

H. B. No. 455 — Mr. Kemerer (by request). To the committee on County Affairs.

H. B. No. 456 — Mr. Plumb. To the committee on Public Utilities.

H. B. No. 457 — Mr. Black, of Hamilton. To the committee on Judiciary.

Mr. Criswell, of Morrow, submitted the following report:

The standing committee on Phraseology, to which was referred S. B. No. 29 — Mr. Seward, having had the same under consideration, reports it back with the following amendments:

In line 14 place comma after the word "bond".

In line 15 place comma after the word "thereon".

In line 71 place comma after the word "witnesses".

In line 88 place comma after the word "year".

In line 101 place comma after the word "works".

In line 102 place comma after the word "employes".

In line 122 place comma after the word "bonds".

In line 122 place comma after the word "price".

In line 127a insert the word "such" before "trades".

In line 204 place a comma after the word "property".

In line 217 place a comma after the word "certificate".

In line 218 place a comma after the word "thereof".

In line 504 place a comma after the words "be" and "hereby".

J. CHAS. CRISWELL,

G. M. PLUMB,

O. J. THATCHER,

JOS. LUSTIG.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Criswell, of Morrow, submitted the following report:

The standing committee on Phraseology, to which was referred S. B. No. 81 — Mr. Friebohn, having had the same under consideration, reports it back with the following amendments:

In line 25, place a comma after "be."

In line 26, place a comma after "hereby."

J. CHAS. CRISWELL,

G. M. PLUMB,

O. J. THATCHER,

JOS. LUSTIG.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Criswell, of Morrow submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 121 — Mr. Clark, having had the same under consideration, reports it back without amendment.

J. CHAS. CRISWELL,
G. M. PLUMB,

O. J. THATCHER,
JOS. LUSTIG.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Criswell, of Morrow, submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 23 — Mr. King, of Franklin, having had the same under consideration, reports it back with the following amendments:

In line 6 place semicolon after word "measure".

In line 9 place semicolon after word "weight".

J. CHAS. CRISWELL,
G. M. PLUMB,

O. J. THATCHER,
JOS. LUSTIG.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Black, of Hamilton, the House adjourned at 5:55 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Tuesday, February 25, 1913, 1:30 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend John Leonard Tait, of Columbus.

The journal of yesterday was read and approved.

Mr. Lustig submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 319 — Mr. Black, of Hamilton, having had the same under consideration, reports it back with the following amendment:

In line 12, insert a comma after "hereby".

JOS. LUSTIG,
G. M. PLUMB,
ALTON H. ETLING,
O. J. THATCHER,

J. CHAS. CRISWELL,
GEO. M. HOAGLIN,
JAS. T. CARROLL.

The amendment was agreed to.

Mr. Black, of Hamilton, moved that the rules be suspended and H. B. No. 319 be read the third time.

The motion was agreed to and said bill was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 100, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	King,	Robinson,
Agler,	Diser,	of Franklin	Schaefer,
Anderson,	Donaldson,	Kramer,	Schweikert,
Barthelmeh,	Doster,	Lambert,	Shanley,
Behne,	Duffey,	Leist,	Siebert,
Beyer,	Ertel,	Lowry,	Smith,
Bishop,	Etling,	Lustig,	of Morgan,
Black,	Fell,	McCormick,	Snyder,
of Hamilton,	Fellinger,	McGuffey,	of Hamilton,
Boggs,	Foreman,	Mills,	Snyder,
Bonnell,	Freeman,	Morris,	of Pickaway,
Brennan,	Frick,	Mueller,	Sweeney,
Brown,	Fulton,	Murphy,	Terrell,
of Ashland,	Gilson,	Nunnesser,	Tetlow,
Brown, of Union,	Guthery,	Nye,	Thatcher,
Capelle,	Hastings,	Orlikowski,	Thomas,
Carroll,	Hoaglin,	Orrison,	Venus,
Chapman,	Hoover,	Pence,	Vollmer,
Clark,	Horwitz,	Plank,	Vonderheide,
Collins,	Hunter,	Plumb,	Warnes,
Colter,	Jackson,	Quinlisk,	Welsh,
Conover,	Kathe,	Read, of Summit,	White,
Cooper,	Kessler,	Reid, of Fayette,	Williams,
Crawford,	Kilpatrick,	Reighard,	Wintermute,
Criswell,	Kilrain,	Reppert,	Winters,
of Morrow,	King,	Reynolds,	Woodworth,
Deaton,	of Ashtabula	Rhulman,	Young—100.

Davis and Kemerer voted in the negative.

The bill was passed.

The title was agreed to.

Mr. Lustig submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 219 — Mr. Lowry, having had the same under consideration, reports it back.

O. J. THATCHER,
G. M. PLUMB,
J. CHAS. CRISWELL,

GEO. M. HOAGLIN,
JOS. LUSTIG,
ALTON H. ETLING.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Warnes moved that the House proceed to the second order of business.

The motion was agreed to and the House proceeded to the second order of business, being bills for second reading.

1:45 o'clock p. m.

S. B. No. 97 — Mr. Seward, being a special order for 1:45 o'clock, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Hoaglin moved to refer the bill to a select committee of one, with instructions to amend as follows: In line 6, after "and" insert "to".

In line 16, after "provided" insert the word "for".

In line 21 after "paid" insert "from the state treasury"; also strike out "certified".

In line 23, after "vouchers" insert "for accounts allowed by the commission".

In line 25 strike out "provided with" and in lieu thereof insert "empowered to provide".

In line 27 insert comma after "equipment".

In line 31 after the word "witnesses" insert "within the county of their residence".

In line 32 strike out "testimony" and in lieu thereof insert "other evidence".

In line 33 and in line 34 strike out "board" and in lieu thereof insert "commission".

In line 35 strike out "to" and insert "concerning."

In line 37, after the word "county", insert "in which such witness resides".

The motion was agreed to, and Mr. Hoaglin was appointed such committee, and reported the bill amended as instructed.

The question recurring on the third reading of the bill, Mr. Lowry moved that the rules be suspended and the bill be read the third time.

The motion was agreed to and said bill was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 109, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kilrain,	Schweikert,
Agler,	Deaton,	King,	Scott,
Anderson,	Detrick,	of Ashtabula,	Shanley,
Barthelmeh,	Dickson,	Kramer,	Siebert,
Beatty,	Diser,	Lambert,	Smith,
Behne,	Donaldson,	Leist,	of Butler,
Beyer,	Doster,	Lowry,	Smith,
Bigelow,	Duffey,	Lustig,	of Morgan,
Bishop,	Ertel,	McCormick,	Snyder,
Black,	Etling,	McGuffey,	of Hamilton,
of Hamilton,	Fell,	Mills,	Snyder,
Boggs,	Fellinger,	Morris,	of Pickaway,
Bonnell,	Foreman,	Mueller,	Stivers,
Bour,	Freeman,	Murphy,	Sweeney,
Brennan,	Frick,	Nungesser,	Terrell,
Brown,	Fulton,	Nye,	Tetlow,
of Ashland,	Gilson,	Orlikowski,	Thatcher,
Brown,	Guthery,	Orrison,	Thomas,
of Union,	Hastings,	Pence,	Venus,
Capelle,	Hite,	Plank,	Vollmer,
Chapman,	Hoaglin,	Plumb,	Vonderheide,
Clark,	Holl,	Quinlisk,	Warnes,
Collins,	Hoover,	Read,	Welsh,
Colter,	Horwitz,	of Summit,	White,
Conover,	Hunter,	Reighard,	Winans,
Cooper,	Jackson,	Reppert,	Wintermute,
Crawford,	Kathe,	Reynolds,	Winters,
Criswell,	Kemerer,	Rhulman,	Woodworth,
of Coshocton,	Kessler,	Robinson,	Young—109.
Criswell,	Kilpatrick,	Schaefer,	
of Morrow,			

The bill was passed, and thereupon by direction of the speaker upon section 9, being the emergency section, the yeas and nays were taken, and resulted — yeas 97, nays 13, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Rhulman,
Agler,	Deaton,	of Ashtabula,	Robinson,
Anderson,	Detrick,	King,	Schaefer,
Barthelmeh,	Dickson,	of Franklin,	Schweikert,
Beatty,	Donaldson,	Kramer,	Shanley,
Behne,	Doster,	Lambert,	Siebert,
Beyer,	Duffey,	Leist,	Smith,
Bigelow,	Etling,	Lowry,	of Butler,
Bishop,	Fell,	Lustig,	Smith,
Black,	Fellinger,	McCormick,	of Morgan,
of Hamilton,	Foreman,	McGuffey,	Snyder,
Bonnell,	Frick,	Morris,	of Hamilton,
Bour,	Fulton,	Mueller,	Snyder,
Brennan,	Gilson,	Murphy,	of Pickaway,
Brown,	Guthery,	Nungesser,	Terrell,
of Union,	Hastings,	Orlikowski,	Thatcher,
Capelle,	Hite,	Orrison,	Thomas,
Carroll,	Hoaglin,	Pence,	Venus,
Chapman,	Holl,	Plank,	Vollmer,
Clark,	Horwitz,	Plumb,	Vonderheide,
Collins,	Hunter,	Quinlisk,	Walsh,
Colter,	Jackson,	Read,	Warnes,
Cowan,	Kathe,	of Summit,	Welsh,
Crawford,	Kennedy,	Reid,	White,
Criswell,	Kessler,	of Fayette,	Winans,
of Coshocton,	Kilpatrick,	Reppert,	Wintermute,
Criswell,	Kilrain,	Reynolds,	Winters—97.
of Morrow,			

Messrs. Cooper, Diser, Freeman, Jenkins, Kemerer, Mills, Nye, Scott, Stivers, Sweeney, Tetlow, Woodworth and Young voted in the negative.

The emergency section was adopted.

The title of the bill was agreed to.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

H. B. No. 163 — Mr. Green. To amend section 712 of the General Code so as to provide for the appointment of a deputy superintendent of banks.

S. B. No. 75 — Mr. Gregory. To amend section 5017 of the General Code, relating to the contents of the official ballot.

S. J. R. No. 19 — Mr. Green. Authorizing the publication of the rules of the eightieth general assembly by the clerks of the Senate and the House.

M. A. BROADSTONE,
JNO. L. McDERMOTT,
VINCENT ZMUNT,
J. E. HOLDEN,
JAS. T. CARROLL,

FRANK W. THOMAS,
F. J. KILRAIN,
EARL E. ERTEL,
W. D. FULTON.

The speaker of the House, in the presence of the House, signed said bills and joint resolution.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

H. B. No. 21 — Mr. Orrison. To amend section 13108 of the General Code, relating to the selling of berries and other small fruits.

H. B. No. 104 — Mr. Fellingner. To provide against fraudulent advertising.

H. B. No. 150 — Mr. Kennedy. Relating to sale of certain state lands in the city of Delphos, Ohio.

H. B. No. 180 — Mr. Horwitz. To abolish county blind relief commissions and to extend the duties and powers of the county commissioners, to amend sections 2967, 2967-1, and 2968, and to repeal sections 2962, 2963, and 2964 of the General Code.

H. J. R. No. 12 — Mr. Acker. Authorizing and directing the state board of health to make an investigation of occupational diseases.

H. J. R. No. 17 — Mr. Hite. Relative to post roads.

VINCENT ZMUNT,
WM. GREEN,
J. E. HOLDEN,
JAS. T. CARROLL,

EARL E. ERTEL,
FRANK W. THOMAS,
F. J. KILRAIN.

The speaker of the House, in the presence of the House, signed said bills and joint resolutions.

The speaker handed down the following communications:

The speaker hereby gives indefinite leave of absence to Samuel J. Black on account of the death of his brother.

The speaker hereby gives indefinite leave of absence to John C. Hoffman on account of accident.

2:00 o'clock p. m.

S. B. No. 29 — Mr. Seward, being a special order for this hour, was taken up.

Mr. Warnes moved that the further consideration of the bill be postponed until Thursday, and that it be made the special order for 2:00 p. m. of that day.

The motion was agreed to.

H. B. No. 261 — Mr. Agler, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Agler moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 after the period strike out "Each of such officers" and in lieu thereof insert "Each probate judge, auditor, treasurer, clerk of courts, sheriff, recorder, county commissioner, surveyor and prosecuting attorney".

In line 20 strike out the word "is" and in lieu thereof insert the word "was".

In line 25 strike out the word "is" and in lieu thereof insert the word "was".

In lines 13 and 22, strike out the word "first" and in lieu thereof insert the word "fifteenth" and in the same lines strike out the word "fifteenth" and in lieu thereof insert the word "last".

The motion was agreed to, and Mr. Agler was appointed such committee, and reported the bill amended as instructed.

Mr. Leist moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4, strike out all after the word "shall," and in line 5, strike out "he has charge, will be kept," and in lieu thereof insert "keep their respective offices."

In line 5, after the word "business," insert "from 7:30 o'clock to 11:30 o'clock a. m. and from 12:30 o'clock to 4:30 o'clock p. m. except the county treasurer's office, which may close at 4:00 o'clock p. m."

The motion was agreed to, and Mr. Leist was appointed such committee, and reported the bill amended as instructed.

Mr. Barthelmeh moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 15, after the numerals "2989," strike out all of the remainder of line 15, and lines 16, 17, 18, 19, and 20, and insert in lieu thereof the following:

"The county commissioners of each county shall provide each county officer with a time clock properly regulated by the U. S. Government, for the purpose of registering the time actually spent in performance of the duties of his office.

The county auditor shall issue a warrant upon the county treasurer to any county officer for the time shown on such time clock."

Strike out all of lines 24, 25, 26, and 27.

The motion was disagreed to.

Mr. McGuffey moved to refer the bill to a select committee of one, with instructions to amend as follows:

After the period in line 15, strike out all of the balance of line 15, all of lines 16, 17, 18, 19 and 20. Also all of lines 24, 25, 26 and 27.

The question being "Shall the amendment be agreed to?" upon which the yeas and nays were demanded, taken and resulted — yeas 44, nays 56, as follows:

Those who voted in the affirmative are: Messrs.

Beatty,	Donaldson,	Lambert,	Snyder,
Bishop,	Doster,	McGuffey,	of Pickaway,
Brennan,	Ertel,	Mills,	Sweeney,
Brown,	Etling,	Mueller,	Terrell,
of Union,	Fell,	Orlikowski,	Thomas,
Colter,	Foreman,	Orrison,	Venus,
Crawford,	Hite,	Reppert,	Vollmer,
Criswell,	Hoaglin,	Schaefer,	Vonderheide,
of Morrow,	Horwitz,	Schweikert,	Walsh,
Deaton,	Kennedy,	Shanley,	Welsh,
Detrick,	Kilrain,	Snyder,	Wintermute,
Dickson,	Kramer,	of Hamilton,	Winters—44.

Those who voted in the negative are: Messrs.

Acker,	Davis,	King,	Reynolds,
Agler,	Diser,	of Franklin,	Rhulman,
Anderson,	Fellinger,	Leist,	Robinson,
Barthelmeh,	Freeman,	Lowry,	Scott,
Beyer,	Frick,	Lustig,	Siebert,
Bigelow,	Guthery,	McCormick,	Smith,
Black,	Hastings,	Morris,	of Butler,
of Hamilton,	Hoover,	Nungesser,	Smith,
Bonnell,	Hunter,	Pence,	of Morgan,
Bour,	Jackson,	Plank,	Stivers,
Capelle,	Jenkins,	Plumb,	Tetlow,
Carroll,	Kathe,	Quinlisk,	Winans,
Chapman,	Kemerer,	Reid,	Woodworth,
Collins,	Kessler,	of Fayette,	Young—56.
Conover,	Kilpatrick,	Reighard,	
Criswell,	King,		
of Coshocton,	of Ashtabula,		

The amendment was disagreed to.

Mr. Orlikowski moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 13, strike out the word "fifteenth" and in lieu thereof insert "sixteenth".

In line 22, strike out the word "fifteenth" and in lieu thereof insert "sixteenth".

The motion was agreed to, and Mr. Orlikowski was appointed such committee, and reported the bill amended as instructed.

Mr. Behne demanded the previous question, which was duly seconded.

The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the bill be read the third time?", upon which the yeas and nays were demanded, taken and resulted — yeas 38, nays 58, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Davis,	Leist,	Reynolds,
Anderson,	Deaton,	Lowry,	Rhulman,
Barthelmeh,	Diser,	McCormick,	Robinson,
Behne,	Freeman,	Morris,	Scott,
Beyer,	Frick,	Pence,	Stivers,
Bigelow,	Gilson,	Plank,	Tetlow,
Brown,	Hastings,	Plumb,	White,
of Union,	Jackson,	Reid,	Winans,
Capelle,	Jenkins,	of Fayette,	Woodworth,
Collins,	King,	Reighard,	Young—39.
Conover,	of Franklin,		

Those who voted in the negative are: Messrs.

Acker,	Donaldson,	King,	Reppert,
Beatty,	Doster,	of Ashtabula,	Schaefer,
Bishop,	Ertel,	Kramer,	Schweikert,
Black,	Etling,	Lambert,	Siebert,
of Hamilton,	Fell,	Lustig,	Snyder,
Boggs,	Fellinger,	McGuffey,	of Hamilton,
Bour,	Foreman,	Mills,	Snyder,
Brennan,	Guthery,	Mueller,	of Pickaway,
Carroll,	Hite,	Murphy,	Terrell,
Chapman,	Hoaglin,	Nungesser,	Thomas,
Colter,	Horwitz,	Nye,	Venus,
Crawford,	Hunter,	Orlikowski,	Vollmer,
Criswell,	Kathe,	Orrison,	Vonderheide,
of Coshocton,	Kemerer,	Quinlisk,	Walsh,
Criswell,	Kilpatrick,	Read,	Welsh,
of Morrow,	Kilrain,	of Summit,	Wintermute—58.
Detrick,			

It was ordered that the bill be not read the third time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 190 — Mr. Gallagher. To authorize the board of education of London village school districts of London, Madison county, Ohio, to transfer funds.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 92 — Mr. Cooper. To amend section 8622 of the General Code, relating to perpetuities and entailed estates.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

Sub. S. B. No. 78 — Mr. Holden. To provide for the appointment of a commission to investigate the subject of rural credits and co-operative agricultural societies, and to suggest legislation in conformity with their findings and make an appropriation therefor.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following resolution:

H. J. R. No. 3 — Mr. Black, of Hamilton.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In line 12 strike out the words "of America" and the comma following.

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted — yeas 97, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Chapman,	Freeman,	Lambert,
Anderson,	Clark,	Frick,	Leist,
Barthelmeh,	Collins,	Guthery,	Lowry,
Beatty,	Colter,	Hastings,	McCormick,
Behne,	Conover,	Hite,	McGuffey,
Beyer,	Cooper,	Hoaglin,	Morris,
Bigelow,	Crawford,	Holl,	Mueller,
Bishop,	Criswell,	Horwitz,	Murphy,
Black,	of Morrow,	Hunter,	Nungesser,
of Hamilton,	Deaton,	Jackson,	Nye,
Bonnell,	Detrick,	Kathe,	Orlikowski,
Bour,	Dickson,	Kennedy,	Orrison,
Brennan,	Diser,	Kilpatrick,	Pence,
Brown,	Donaldson,	Kilrain,	Plank,
of Ashland,	Doster,	King,	Plumb,
Brown,	Etling,	of Ashtabula,	Quinlisk,
of Union,	Fell,	King,	Reid,
Capelle,	Fellinger,	of Franklin,	of Fayette,
Carroll,	Foreman,	Kramer,	Reighard,

Those who voted in the affirmative are: Messrs.—Concluded.

Reppert,	Smith,	Sweeney,	Welsh,
Reynolds,	of Butler,	Terrell,	White,
Rhulman,	Smith,	Tetlow,	Winans,
Robinson,	of Morgan,	Thomas,	Wintermute,
Schaefer,	Snyder,	Venus,	Winters,
Schweikert,	of Hamilton,	Vollmer,	Woodworth,
Scott,	Snyder,	Walsh,	Young—97.
Shanley,	of Pickaway,		
Siebert,	Stivers,		

The Senate amendment was concurred in.

H. B. No. 87—Mr. Welsh, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 153—Mr. Lustig, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Welch moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6 after the word "within", strike out the word "one," and in lieu thereof insert "one-half."

Mr. White demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", which was agreed to and the main question ordered.

The question being "Shall the motion of Mr. Welsh be agreed to?", the motion was agreed to, and Mr. Welsh was appointed such committee, and reported the bill amended as instructed.

The question recurring on the third reading of the bill, it was ordered that the bill be not read the third time.

H. B. No. 225—Mr. Smith, of Morgan, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Reid moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7 strike out "shall" and insert in lieu thereof the word "may".

In line 12 strike out the word "shall" and insert in lieu thereof the word "may".

Strike out in line 12 "five (\$5.00)" and insert the words "not exceeding ten."

The motion was agreed to, and Mr. Reid was appointed such committee, and reported the bill amended as instructed.

Mr. Conover moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7 after the comma strike out "the trial court may appoint an attorney to represent the public who" and insert "the prosecuting attorney shall represent the public and".

Strike out "and the" in line 11; all of lines 12 and 13.

Mr. Snyder moved that the amendment be laid on the table.

The motion was agreed to.

H. B. No. 242—Mr. Kilpatrick, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the

bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 35 — Mr. Nye, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Nye moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, strike out the words "person, firm or corporation," and insert in lieu thereof "common carrier."

In line 8, strike out the word "yard," where it appears the first time.

Strike out the word "switchmen."

Strike out the words "or yard brakemen."

In line 11, after the word "shorthanded," strike out everything up to and including the period and insert in lieu thereof the following "except that in case of the sudden disability of a member of such crew through sickness, accident or death the employer shall have three hours in which to replace such member during which time such engine may be operated short handed."

In line 14, strike out the words "corporation or."

In line 15, strike out (\$500.00)

In line 16, strike out (\$5000.00)

In line 21, strike out (\$300.00)

Mr. Cooper moved to amend the instructions to amend as follows:

In line 11a after the word "hours" and before the word "in" insert the following: "at terminals and six hours at outlying points".

The question being "Shall the amendment to the instructions to amend be agreed to?", Mr. Guthery moved that the amendment be laid on the table, upon which the yeas and nays were demanded, taken and resulted — yeas 7, nays 94, as follows:

Those who voted in the affirmative are: Messrs.

Bigelow,	Black,	Carroll,	Criswell,
Bishop,	of Hamilton,	Conover,	of Morrow,
			Guthery—7.

Those who voted in the negative are: Messrs.

Acker,	Doster,	Kramer,	Siebert,
Agler,	Duffey,	Lambert,	Smith,
Anderson,	Etling,	Leist,	of Butler,
Barthelmeh,	Fell,	Lowry,	Smith,
Beatty,	Fellinger,	Lustig,	of Morgan,
Beyer,	Foreman,	McCormick,	Snyder,
Boggs,	Freeman,	Mueller,	of Hamilton,
Bonnell,	Fulton,	Murphy,	Snyder,
Bour,	Gilson,	Nungesser,	of Pickaway,
Brennan,	Hastings,	Nye,	Stivers,
Brown,	Hite,	Orlikowski,	Sweeney,
of Ashland,	Hoaglin,	Orrison,	Terrell,
Brown, of Union,	Holl,	Pence,	Tetlow,
Capelle,	Horwitz,	Plank,	Thatcher,
Chapman,	Hunter,	Plumb,	Thomas,
Collins,	Jackson,	Quinlisk,	Venus,
Colter,	Jenkins,	Reid, of Fayette,	Vollmer,
Cooper,	Kemerer,	Reighard,	Walsh,
Cowan,	Kennedy,	Reppert,	Welsh,
Crawford,	Kessler,	Revnolds,	Williams,
Criswell,	Kilpatrick,	Robinson,	Winans,
of Coshocton,	Kilrain,	Schaefer,	Wintermute,
Davis,	King,	Schweikert,	Winters,
Detrick,	of Ashtabula,	Scott,	Woodworth,
Dickson,	King,	Shanley,	Young—94.
Diser,	of Franklin		

The motion was disagreed to.

The question recurring on the amendment of Mr. Cooper to the instructions to amend, the yeas and nays were demanded, taken and resulted—yeas 70, nays 33, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Criswell,	King,	Reighard,
Anderson,	of Morrow,	of Ashtabula	Reynolds,
Barthelmeh,	Deaton,	King,	Rhulman,
Behne,	Detrick,	of Franklin	Schweikert,
Beyer,	Fellinger,	Kramer,	Scott,
Bishop,	Foreman,	Lambert,	Shanley,
Black,	Frick,	Leist,	Smith,
of Hamilton,	Gilson,	Lowry,	of Butler,
Boggs,	Guthery,	Lustig,	Smith,
Bonnell,	Hoaglin,	McCormick,	of Morgan,
Bour,	Holl,	McGuffey,	Snyder,
Brown, of Union,	Hoover,	Morris,	of Hamilton,
Capelle,	Hunter,	Murphy,	Snyder,
Carroll,	Jackson,	Nungesser,	of Pickaway,
Colter,	Jenkins,	Pence,	Thatcher,
Conover,	Kathe,	Plank,	Thomas,
Cooper,	Kemerer,	Plumb,	Venus,
Criswell,	Kennedy,	Quinlisk,	Winans,
of Coshocton,	Kessler,	Read, of Summit,	Wintermute,
	Kilpatrick,	Reid, of Fayette,	Woodworth—70.

Those who voted in the negative are: Messrs.

Acker,	Duffey,	Mills,	Stivers,
Bigelow,	Etling,	Mueller,	Sweeney,
Chapman,	Fell,	Nye,	Terrell,
Clark,	Freeman,	Orlikowski,	Tetlow,
Collins,	Hastings,	Orrison,	Vollmer,
Crawford,	Hite,	Robinson,	Warnes,
Dickson,	Horwitz,	Schaefer,	White,
Diser,	Kilrain,	Siebert,	Young—33.
Doster,			

The amendment was agreed to.

The question recurring on the motion of Mr. Nye as amended, the motion was agreed to, and Mr. Nye was appointed such committee, and reported the bill amended as instructed.

The question recurring on the third reading of the bill, the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 102 — Mr. Tetlow, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Schweikert moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 8, strike out the words "with a"; also strike out the word "closet" and insert instead, the word "closets."

The motion was agreed to, and Mr. Schweikert was appointed such committee, and reported the bill amended as instructed.

Mr. Tetlow moved to refer the bill to select committee of one, with instructions to amend as follows:

In line 3 strike out "1917" and in lieu thereof insert "1918."

In section 3 in line 15b strike out the words "one-fourth ($1\frac{1}{4}$)" and in lieu thereof insert "fifteen per cent."

In line 21 strike out the words "section one or two of."

The motion was agreed to, and Mr. Tetlow was appointed such committee, and reported the bill amended as instructed.

The question recurring on the third reading of the bill, the bill was ordered read the third time and referred to the committee on Phraseology.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 133 — Mr. Hite. To amend section 2183 of the General Code, and to supplement it by enacting added sections to be known as sections 2183-1 and 2183-2 of the General Code, to provide for the working of convicts imprisoned in the Ohio penitentiary, and to repeal section 2208 of the General Code.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 3 strike out "and 2183-3".

In line 30 strike out "Sec. 2183-2".

In line 31 strike out "Sec. 2183-3" and insert in lieu thereof "Sec. 2183-2".

In line 37 change the word "sections" to "section" and insert the word "section" before the numerals "2208".

In line 37 strike the words "of Ohio".

In line 3 insert the word "and" between "2183-1" and "2183-2".

In line 9 after the word "authorized" insert the words "with the approval of the governor".

Amend the title as follows: in line 3 of the title strike out "and 2183-3" and insert the word "and" before the numerals "2183-2".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 83, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Barthelmeh,	Deaton,	Kathe,	Reppert,
Behne,	Detrick,	Kessler,	Robinson,
Beyer,	Donaldson,	Kilpatrick,	Schaefer,
Bigelow,	Doster,	King,	Schweikert,
Bishop,	Ertel,	of Franklin	Shanley,
Bonnell,	Etling,	Lambert,	Siebert,
Bour,	Fell,	Leist,	Smith,
Brennan,	Fellinger,	Lowry,	of Butler,
Brown,	Foreman,	Lustig,	Smith,
of Ashland,	Freeman,	McCormick,	of Morgan,
Brown, of Union,	Frick,	McGuffey,	Snyder,
Capelle,	Fulton,	Mueller,	of Hamilton,
Chapman,	Gilson,	Murphy,	Terrell,
Collins,	Guthery,	Nungesser,	Tetlow,
Colter,	Hastings,	Nye,	Thatcher,
Conover,	Hite,	Orlikowski,	Thomas,
Cooper,	Hoaglin,	Orrison,	Vollmer,
Crawford,	Holl,	Pence,	Welsh,
Criswell,	Hoover,	Plumb,	White,
of Coshocton,	Horwitz,	Quinlisk,	Wintermute,
Criswell,	Hunter,	Reid, of Fayette,	Winters,
of Morrow,	Jackson,	Reighard,	Young—83.
Davis,	Jenkins,		

The Senate amendments were concurred in.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 49 — Mr. Tetlow. To amend section 972 of the General Code, relating to the right of action in case of death in a mine.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In line 4, strike out the word "any," and insert the word "an."

In line 5, after the word "act," strike out the comma and insert the word "or."

In line 8, after the word "such," insert the words "failure or," and in lines 8 and 9, after the word "neglect," strike out the words "or failure."

In line 11, strike out the words "life has been lost," and insert in lieu thereof "death was so caused."

Attest:

W. V. GOSHORN,
Clerk,

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 91, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kessler,	Siebert,
Agler,	Deaton,	Kilpatrick,	Smith,
Anderson,	Detrick,	Kilrain,	of Butler,
Barthelmeh,	Diser,	Leist,	Smith,
Beatty,	Donaldson,	Lowry,	of Morgan,
Behne,	Doster,	McGuffey,	Snyder,
Beyer,	Ertel,	Mills,	of Hamilton,
Bigelow,	Etling,	Morris,	Snyder,
Bishop,	Fell,	Mueller,	of Pickaway,
Bour,	Fellinger,	Murphy,	Stivers,
Brennan,	Foreman,	Nungesser,	Sweeney,
Brown,	Freeman,	Nye,	Terrell,
of Ashland,	Frick,	Orlikowski,	Tetlow,
Brown, of Union,	Fulton,	Orrison,	Thatcher,
Capelle,	Gilson,	Pence,	Thomas,
Carroll,	Hastings,	Plumb,	Vollmer,
Chapman,	Hite,	Quinlisk,	Walsh,
Collins,	Hoaglin,	Reid, of Fayette,	Warnes,
Colter,	Holl,	Reighard,	Welsh,
Crawford,	Hoover,	Reppert,	White,
Criswell,	Horwitz,	Rhulman,	Winans,
of Coshocton,	Jackson,	Robinson,	Wintermute,
Criswell,	Jenkins,	Schaefer,	Winters,
of Morrow,	Kathe,	Schweikert,	Woodworth,
		Shanley,	Young—91.

The Senate amendments were concurred in.

The following message was received from the Senate.

Mr. Speaker.

I am directed to inform you that the Senate has adopted the following joint resolutions, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 22 — Mr. Mooney. Relative to admitting B. F. Cornell to the Ohio soldiers' and sailors' home.

S. J. R. No. 23 — Mr. Hillenkamp. To authorize the loan of certain paintings and souvenirs belonging to the state of Ohio to the To-

ledo museum of art, for the purposes of Perry's victory centennial celebration.

S. J. R. No. 24 — Mr. Moore. Relative to supplementing H. J. R. No. 15, and providing for the investigation and expenditures in county affairs.

Attest:

W. V. GOSHORN,
Clerk,

The resolutions were laid over under the rule.

S. B. No. 1 — Mr. Hudson, was taken up, having been previously read the second time.

The question being "Shall the bill be read the third time?", Mr. Winters moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 102, after "engineer" strike out the words "are required" and insert in lieu thereof "have been rendered".

In line 151, after "board" strike out the word "may" and in lieu thereof insert "shall".

The motion was agreed to, and Mr. Winters was appointed such committee, and reported the bill amended as instructed.

Mr. Morris moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 strike out "five" and insert "three".

In line 6 strike out "three" and insert "two".

In line 106 strike out "five dollars (\$5.00)" and insert "ten dollars (\$10.00)".

In lines 106 and 107 strike out "ten dollars (\$10.00)" and insert "fifteen (\$15.00)".

In line 109 after the comma after "engineer" strike out all to the period.

In line 112 after "board" strike out all to the period and insert "which fees shall be paid to the treasurer of state upon a warrant of the auditor of state."

In line 117 after "of" strike out "such" and insert "state".

In line 117 after "the" strike out all to the period and insert "auditor of state upon the treasurer of state".

In line 155 after "of" strike out "five" and insert "fifteen".

In line 160 after "be" strike out "five" and insert "fifteen".

In line 7 strike out "one for four years and one for five years".

In line 8 after "of" strike out "five" and insert "three".

The motion was disagreed to.

Mr. Reighard moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 162, after the word "states," insert the following words: "nor to persons elected or appointed to the office of county surveyor, township ditch supervisor or to village engineer."

The motion was agreed to and Mr. Reighard was appointed such committee.

Mr. Hoaglin moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 154, strike out the word "immediately."

The motion was agreed to, and Mr. Hoaglin was appointed such committee, and reported the bill amended as instructed.

Mr. Black, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 112, strike out the words "to the credit of" and lines 113 and 114, and insert a period after "board" in line 112.

The motion was agreed to, and Mr. Black, of Hamilton, was appointed such committee, and reported the bill amended as instructed.

Mr. Morris moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 106, strike out "five dollars (\$5.00)" and insert "ten dollars (\$10.00)".

In line 107, strike out ten dollars and insert "fifteen (\$15.00)".

The motion was agreed to, and Mr. Morris was appointed such committee, and reported the bill amended as instructed.

Mr. Winans moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line nineteen (19) strike out the words "such compensation as may be fixed by the board," and insert "a compensation, which shall not exceed fifteen hundred dollars per annum."

The motion was agreed to, and Mr. Winans was appointed such committee, and reported the bill amended as instructed.

Mr. Black, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out lines 115, 116, 117, and 118.

The motion was agreed to and Mr. Black, of Hamilton, was appointed such committee, and reported the bill amended as instructed.

Mr. McGuffey moved that the vote by which the amendment of Mr. Reighard was carried be reconsidered.

The motion was disagreed to.

The question recurring on the third reading of the bill, the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Lustig submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 160 — Mr. Smith, of Morgan, having had the same under consideration, reports it back with the following amendments:

In line 4 insert comma after "granted".

In line 9 insert comma after "issued".

In line 10 remove the first preposition "to".

In line 14 insert comma after "certificate".

In line 15 insert comma after "be".

JOS. LUSTIG,
G. M. PLUMB,
ALTON H. ETLING,
O. J. THATCHER,

J. CHAS. CRISWELL,
GEO. M. HOAGLIN,
JAS. T. CARROLL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Lustig submitted the following report:

The standing committee on Phraseology, to which was referred S. B. No. 99 — Mr. Weygandt, having had the same under consideration, reports it back.

JOS. LUSTIG,
G. M. PLUMB,
O. J. THATCHER,
J. CHAS. CRISWELL,

ALTON H. ETLING,
GEO. M. HOAGLIN,
JAS. T. CARROLL.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Lustig submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 297 — Mr. Guthery, having had the same under consideration, reports it back with the following amendments:

In line 9 insert comma after "1142".

In line 10 insert comma after "second offense".

In line 20 insert comma after "act".

G. M. PLUMB,
JOS. LUSTIG,
ALTON H. ETLING,
O. J. THATCHER,

J. CHAS. CRISWELL,
GEO. M. HOAGLIN,
JAS. T. CARROLL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Carroll submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 60 — Mr. Chapman, having had the same under consideration, reports it back with the following amendments:

In line 13, change word "of," to "in."

In line 13, insert a comma after county.

JAS. T. CARROLL,
GEO. M. HOAGLIN,
ALTON H. ETLING,
J. CHAS. CRISWELL,

O. J. THATCHER,
G. M. PLUMB,
JOS. LUSTIG.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Lowry moved that the House recess until 7:30 o'clock p. m., upon which the yeas and nays were demanded, taken and resulted — yeas 57, nays 55, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Collins,	Deaton,	Gilson,
Beatty,	Colter,	Donaldson,	Guthery,
Beyer,	Cooper,	Duffey.	Hastings,
Bigelow,	Cowan,	Ertel,	Hite,
Boggs,	Criswell,	Etling,	Hoaglin,
Bour,	of Coshocton,	Fell,	Hunter,
Brown,	Criswell,	Fellinger,	King,
of Ashland,	of Morrow,	Foreman,	of Ashtabula
Carroll,	Davis,	Frick,	

Those who voted in the affirmative are: Messrs.—Concluded.

King,	Murphy,	Rhulman,	Snyder,
of Franklin	Nye,	Robinson,	of Pickaway,
Lambert,	Orlikowski,	Schweikert,	Terrell,
Leist,	Orrison,	Shanley,	Tetlow,
Lowry,	Plank,	Siebert,	Thatcher,
Lustig,	Reighard,	Smith,	Venus—57.
McCormick,	Reppert,	of Butler,	
Mueller,	Reynolds,		

Those who voted in the negative are: Messrs.

Agler,	Dickson,	Kramer,	Sweeney,
Anderson,	Diser,	McGuffey,	Thomas,
Barthelmeh,	Doster,	Mills,	Vollmer,
Behne,	Fulton,	Morris,	Vonderheide,
Bishop,	Hoover,	Nungesser,	Walsh,
Black,	Horwitz,	Pence,	Warnes,
of Hamilton,	Jackson,	Plumb,	Welsh,
Brennan,	Jenkins,	Quinlisk,	White,
Brown, of Union,	Kathe,	Read, of Summit,	Williams,
Capelle,	Kemerer,	Reid, of Fayette,	Winans,
Chapman,	Kennedy,	Schaefer,	Wintermute,
Clark,	Kessler,	Smith,	Winters,
Conover,	Kilpatrick,	of Morgan,	Woodworth,
Crawford,	Kilrain,	Stivers,	Young—55.
Detrick,			

The motion was agreed to and the House recessed until 7:30 p. m.

7:30 o'clock, p. m.

The House met pursuant to recess.

Mr. Black, of Hamilton, demanded a call of the House, which was duly seconded, taken and 91 members answered to their names.

Those absent are: Messrs.

Appenzeller,	Crawford,	Guthery,	Rhulman,
Barthelmeh,	Criswell,	Hoffman,	Scott,
Beyer,	of Morrow,	Horwitz,	Snyder,
Bishop,	Deaton,	Jenkins,	of Pickaway,
Black,	Donaldson,	Kennedy,	Thatcher,
of Wyandot,	Doster,	Leist,	Thomas,
Bonnell,	Duffey,	Morris,	Walsh,
Cameron,	Fellinger,	Quinlisk,	Welsh,
Clark,	Fulton,	Reynolds,	

The sergeant-at-arms was ordered to dispatch his messenger for absentees.

Mr. Williams moved that further proceedings under the call be dispensed with.

The motion was disagreed to and the sergeant-at-arms was ordered to dispatch his messengers for absentees.

The roll was again called and 108 members answered to their names.

Those absent are : Messrs.

Appenzeller,	Clark,	Hoffman,	Rhulman,
Black,	Crawford,	Horwitz,	Thatcher,
of Wyandot,	Criswell,	Morris,	Thomas,
Cameron,	of Morrow,	Reynolds,	Walsh,

The sergeant-at-arms was ordered to dispatch his messenger for absentees.

On motion of Mr. Williams further proceedings under the call were dispensed with.

S. B. No. 26 — Mr. Dollison, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 187 — Mr. Thomas, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Warnes moved that the bill be placed at the foot of the calendar.

The motion was disagreed to.

Mr. Lowry moved that H. B. No. 187, be made a special order for Thursday at 2:30 o'clock p. m.

The motion was agreed to and the bill was made a special order.

Mr. Kennedy arose to a question of privilege and submitted the following:

As a member of the House of Representatives in the general assembly of Ohio, from Allen county, I desire to enter a protest against the ruling of the speaker of the House which prevented action by the House of Representatives on House Joint Resolution No. 28, which is as follows:

80th General Assembly.
Regular Session, 1913.

H. J. R. No. 28.

MR. KENNEDY.

JOINT RESOLUTION.

To the Congress of the United States of America.

WHEREAS, The country to the south of United States of America, known geographically as Mexico, has no government able or disposed to protect the lives and property of those within its boundaries, and

WHEREAS, This condition has obtained for many years, and constantly grown worse; and

WHEREAS, The administration of President Francesco I. Madero has been terminated by the treason, treachery and infidelity of said administration's military chief to gratify his lust for power; and

WHEREAS, The persons who have assumed the responsibilities of government have committed the greatest crime known to God or man, and thereby manifest themselves to be a menace to society, rather than its protector; and

WHEREAS, Further delay must result in continued and extended atrocities; and

WHEREAS, The United States of America has assumed certain responsibility under the "Monroe Doctrine" for the welfare of the Western Hemisphere; therefore

Be it resolved: That it is the sense of the Senate and House of Representatives of the general assembly, of the state of Ohio, that the congress of the United States of America, should take appropriate action directing the armed invasion of Mexico, for the purpose of estab-

lishing peace, tranquility and protection to the lives and property of those living within its boundaries, at the earliest time consistent with military expediency."

The action of the speaker in preventing the introduction of any resolution is so manifestly unjust, unfair and unwarranted and without justification, and the injury that would result from the exercise of such power is so apparent that to measure and define either would be a waste of words.

The purpose of the undersigned in making this protest is to direct the attention of the House to the seriousness of the error above complained of, to the end that upon careful contemplation of the evils that may result from permitting such practice, that its recurrence may be infrequent.

Very respectfully submitted,

R. R. KENNEDY.

H. B. No. 250—Mr. Beatty, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Beatty moved that the bill be made a special order for Thursday at 1:40 o'clock p. m.

The motion was agreed to and the bill was made a special order.

H. B. No. 381—Mr. Cowan, was taken up.

Mr. Fulton moved that when the House adjourns today that such adjournment be until 9:30 a. m. tomorrow.

The motion was disagreed to.

Mr. Criswell, of Coshocton, presented the petition of the members of the sub-district No. 6 United Mine Workers of Coshocton county, urging the passage of S. B. No. 23—Mr. Green, which was referred to the committee on Mines and Mining.

Mr. Barthelmeh presented the petition of the Pomona Grange of Tuscarawas county, protesting against the passage of the "Cook" tuberculosis bill, which was referred to the committee on Public Health.

Mr. Hite presented the petition of Frank Lear and about one hundred other citizens of McLuney, Perry county, asking for favorable consideration of the Green anti-screen bill, which was referred to the committee on Mines and Mining.

Mr. Shanley presented the remonstrance of Mr. J. A. Welsh and eleven other citizens of Franklin county, against the passage of H. B. No. 61, which was referred to the committee on Cities.

Mr. Snyder, of Hamilton, presented the petition of Mr. Frank S. Porter and nine other citizens of Elmwood Place, Ohio, asking for an investigation of the financial condition of said village, which was referred to the committee of the Whole.

Mr. Rhulman presented the petition of Mr. O. E. Vollenweider and nineteen other citizens of Vinton county, asking that the Green workman's compensation bill be passed, which was referred to the committee on Labor.

Mr. Smith, of Butler, presented the petition of Mr. J. T. Grotendick and nineteen other citizens of Hamilton, Butler county, Ohio, protesting against the passage of S. B. No. 135, which was referred to the committee on Fish and Game.

Mr. McCormick presented the petition of J. A. Welsh and eleven other members of the Columbus Fire Department, protesting against the passage of H. B. No. 61, which was referred to the committee on Cities.

Mr. Smith, of Butler, presented the petition of Mr. Oscar Trulock, and about thirty-five other citizens of Hamilton, Butler county, Ohio, protesting against the proposed law prohibiting the hunting and shooting of quail, except as provided by the law now existing, and urging the passage of the proposed law called the hunters' resident license law, which was referred to the committee on Fish and Game.

By unanimous consent, Mr. Venus offered House Resolution No. 52.

On motion of Mr. Venus the House adjourned at 7:50 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk,

Hall of the House of Representatives, Columbus, Ohio,

Wednesday, February 26, 1913, 1:30 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend N. W. Good, of Columbus.

The journal of yesterday was read and approved.

1:45 o'clock p. m.

S. B. No. 48—Mr. Green, being a special order for this hour, was taken up and read the second time.

The question being "Shall the bill be read the third time?"

2:00 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 43—Mr. Read.

The question recurring on the third reading of S. B. No. 48—Mr. Green, Mr. Diser moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 476, after the word "employes" insert the following: "for the neglect of which a fixed penalty is imposed by statute."

In line 484, after the word "rule," insert the following: "as at common law."

In support of his motion to refer the bill for amendment as stated above, Mr. Diser offered memorials signed by

The Youngstown Sheet and Tube Company,
Republic Iron and Steel Company.

The Youngstown Iron and Steel Company,
The Andrews and Hitchcock Iron Company,

The Republic Rubber Company,

The Brier Hill Steel Company,
Trussed Concrete Steel Company,

General Fireproofing Company,

Youngstown Mazda Lamp Works, of the General Electric Company,

The William Tod Company,

The Deller Brothers Company,

The O'Conner Company,

The Dazell Brothers Company,

Parker Beck,

J. A. Henderson,

W. W. Drake,

The Hunter Construction Company,

The Climax Concrete Block and Sand Company,
 The Home Construction Company,
 Geo. A. Beling,
 Fred Hohlock,
 Thos. L. Daws,
 The B. C. Tibbits Lumber Company,
 The Perkins Hardware and Roofing Company,
 The Mahoning Lumber Company,
 San and Morgan,
 Youngstown Wire and Iron Company,
 The Valley Lumber Company,
 August D. Fiehler,
 L. T. Seitz,
 J. P. Anderson,
 Dixon and Horuck,

Mr. Tetlow demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the motion of Mr. Diser be agreed to?", the yeas and nays were demanded, taken and resulted—yeas 18, nays 102, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Diser,	Jenkins,	Reighard,
Anderson,	Gilson,	Pence,	Scott,
Bonnell,	Hoover,	Plank,	Smith,
Brown, of Union,	Hunter,	Plumb,	of Morgan—18.
Conover,	Jackson,	Reid, of Fayette,	

Those who voted in the negative are: Messrs.

Acker,	Criswell,	Kilpatrick,	Schweikert,
Barthelmeh,	of Morrow,	Kilrain,	Shanley,
Beatty,	Davis,	King,	Siebert,
Behne,	Deaton,	of Ashtabula	Smith,
Beyer,	Detrick,	King,	of Butler,
Bigelow,	Dickson,	of Franklin	Snyder,
Bishop,	Donaldson,	Kramer,	of Hamilton,
Black,	Doster,	Lambert,	Snyder,
of Hamilton,	Duffey,	Leist,	of Pickaway,
Black,	Ertel,	Lowry,	Stivers,
of Wyandot,	Etling,	Lustig,	Sweeney,
Boggs,	Fell,	McCormick,	Terrell,
Bour,	Fellinger,	McGuffey,	Tetlow,
Brennan,	Foreman,	Mills,	Thatcher,
Brown,	Freeman,	Morris,	Thomas,
of Ashland,	Frick,	Mueller,	Venus,
Cameron,	Fulton,	Murphy,	Vollmer,
Capelle,	Guthery,	Nungesser,	Vonderheide,
Carroll,	Hastings,	Nye,	Walsh,
Chapman,	Hite,	Orlikowski,	Warnes,
Clark,	Hoaglin,	Orrison,	Welsh,
Collins,	Hoffman,	Quinlisk,	White,
Colter,	Holl,	Read, of Summit,	Williams,
Cooper,	Horwitz,	Reppert,	Winans,
Cowan,	Kathe,	Reynolds,	Wintermute,
Crawford,	Kemerer,	Rhulman,	Winters,
Criswell,	Kennedy,	Robinson,	Woodworth,
of Coshocton,	Kessler,	Schaefer,	Young—102.

The motion was disagreed to.

The question recurring on the third reading of the bill, Mr. Warnes moved that the constitutional rule requiring bills to be fully read on three different days be dispensed with and S. B. No. 48—Mr. Green, be read the third time at once.

The motion was agreed to and said bill was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Black, of Hamilton, demanded a call of the House, which was duly seconded, taken and 117 members answered to their names.

Those absent are: Messrs. Appenzeller, Bishop, Dickson, Holl, and Reid, of Fayette.

The sergeant-at-arms was ordered to dispatch his messenger for absentees.

On motion of Mr. Warnes further proceedings under the call were dispensed with.

The question recurring on the passage of the bill, the yeas and nays were taken, and resulted — yeas 121, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Schaefer,
Agler,	of Morrow,	Kilpatrick,	Schweikert,
Anderson,	Davis,	Kilrain,	Scott,
Barthelmeh,	Deaton,	King,	Shanley,
Beatty,	Detrick,	of Ashtabula	Siebert,
Behne,	Dickson,	King,	Smith,
Beyer,	Diser,	of Franklin	of Butler,
Bigelow,	Donaldson,	Kramer,	Smith,
Bishop,	Doster,	Lambert,	of Morgan,
Black,	Duffey,	Leist,	Snyder,
of Hamilton,	Ertel,	Lowry,	of Hamilton,
Black,	Etling,	Lustig,	Snyder,
of Wyandot,	Fell,	McCormick,	of Piekaway,
Boggs,	Fellingner,	McGuffey,	Stivers,
Bonnell,	Foreman,	Mills,	Sweeney,
Bour,	Freeman,	Morris,	Terrell,
Brennan,	Frick,	Mueller,	Tetlow,
Brown,	Fulton,	Murphy,	Thatcher,
of Ashland,	Gilson,	Nungesser,	Thomas,
Brown, of Union,	Guthery,	Nye,	Venus,
Cameron,	Hastings,	Orlikowski,	Vollmer,
Capelle,	Hite,	Orrison,	Vonderheide,
Carroll,	Hoaglin,	Pence,	Walsh,
Chapman,	Hoffman,	Plank,	Warnes,
Clark,	Holl,	Plumb,	Welsh,
Collins,	Hoover,	Quinlisk,	White,
Colter,	Horwitz,	Read, of Summit,	Williams,
Conover,	Hunter,	Reid, of Fayette,	Winans,
Cooper,	Jackson,	Reighard,	Wintermute,
Cowan,	Jenkins,	Reppert,	Winters,
Crawford,	Kathe,	Reynolds,	Woodworth,
Criswell,	Kemerer,	Rhulman,	Young,
of Coshocton,	Kennedy,	Robinson,	Mr. Speaker—121.

The bill was passed.

The title was agreed to.

H. B. No. 43—Mr. Read, of Summit, being a special order for 2:00 o'clock p. m., was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Vonderheide moved that the House recess until 9:30 o'clock a. m., tomorrow.

The motion was agreed to and the House recessed until Thursday at 9:30 o'clock, a. m.

Thursday, February 27, 1913.

Legislative day of February 26.

9:30 o'clock a. m.

The House met pursuant to recess.

The question being "Shall H. B. No. 43 — Mr. Read, be read the third time?", Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4, strike out "(murder in the first degree)."

In line 5, strike out "(continue to be a capital of—" and all of line 6, and in line 7, "shall)."

In line 13, strike out "(death unless the jury trying the accused recommend."

In line 14, strike out "mercy, in which case the punishment shall be)."

After line 23, add

"Sec. 12402. Whoever, being a convict or prisoner employed at work or at a place provided by law, in the custody of guards or officers, kills one of such guards or officers or inflicts injuries upon him which result in death, * * * shall be imprisonment in the penitentiary during life; or, whoever, being one of three or more of such convicts or prisoners who conspires together so to do, shall be imprisoned in the penitentiary not more than twenty years, and such sentence shall be in addition to any existing sentence or sentences against such persons. Solitary confinement may be a part of such sentence of imprisonment.

In line 24, strike out "and," and insert in lieu thereof "," after "12401," add "and 12402."

The motion was agreed to, and Mr. Frick was appointed such committee, and reported the bill amended as instructed.

The question recurring on the third reading of the bill, by direction of the speaker, the yeas and nays were taken, and resulted — yeas 50, nays 63, as follows:

Those who voted in the affirmative are: Messrs.

Appenzeller,	Dickson,	King,	Shanley,
Barthelmeh,	Donaldson,	of Franklin	Siebert,
Beatty,	Doster,	Kramer,	Smith,
Behne,	Etling,	Lambert,	of Butler,
Beyer,	Fellinger,	Lustig,	Smith,
Bigelow,	Foreman,	Mills,	of Morgan,
Bishop,	Hite,	Morris,	Terrell,
Bonnell,	Hoaglin,	Mueller,	Tetlow,
Brown,	Jackson,	Nye,	Vollmer,
of Ashland,	Kemerer,	Orlikowski,	Welsh,
Cooper,	Kennedy,	Orrison,	Winans,
Criswell,	Kessler,	Read, of Summit,	Wintermute,
of Morrow,	Kilpatrick,	Reid, of Fayette,	Young—50.
Detrick,	Kilrain,	Rhulman,	

Those who voted in the negative are: Messrs.

Acker,	Criswell,	Jenkins,	Robinson,
Agler,	of Coshocton,	Kathe,	Schaefer,
Anderson,	Davis,	King,	Schweikert,
Black,	Deaton,	of Ashtabula	Scott,
of Wyandot,	Diser,	Leist,	Snyder,
Boggs,	Duffey,	Lowry,	of Hamilton,
Bour,	Ertel,	McCormick,	Snyder,
Brennan,	Fell,	McGuffey,	of Pickaway,
Brown, of Union,	Freeman,	Murphy,	Sweeney,
Cameron,	Frick,	Nungesser,	Thomas,
Capelle,	Fulton,	Pence,	Venus,
Carroll,	Gilson,	Plank,	Vonderheide,
Chapman,	Guthery,	Plumb,	Walsh,
Collins,	Hastings,	Quinlisk,	White,
Colter,	Hoover,	Reighard,	Williams,
Cowan,	Horwitz,	Reppert,	Winters,
Crawford,	Hunter,	Reynolds,	Woodworth—63.

It was ordered that the bill be not read the third time.

By unanimous consent, Mr. Kennedy submitted the following report:

The standing committee on Banks and Banking, to which was referred H. B. No. 267 — Mr. Holl, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 38, after "credit of," strike out remainder of the section and in lieu thereof insert "the general revenue fund of the state."

VIRGIL J. TERRELL,
GEO. F. DOSTER,
R. R. KENNEDY,
GEO. W. HOLL,

CULBERTSON J. SMITH,
JAMES R. CLARK,
W. M. BROWN.

The amendment was agreed to.

Mr. Kennedy moved that H. B. No. 267 be made a special order for Thursday at 1:45 o'clock p. m.

The motion was agreed to and said bill was made a special order.

Mr. Venus arose to a question of personal privilege and asked that H. R. No. 52 be expunged from the record.

The motion was agreed to.

On motion of Mr. Horwitz, the House adjourned at 11:40 o'clock a. m.

Attest:

JOHN R. CASSIDY,
Clerk,

Hall of House of Representatives, Columbus, Ohio,

Thursday, February 27, 1913, 1:30 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend Henderson N. Miller, of Columbus.

The journal of yesterday was read and approved.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in the passage of

H. B. No. 15 — Mr. Morris. To amend section 3008 of the General Code of Ohio, relative to the compensation of jurors.

Attest:

W. V. GOSHORN,
Clerk,

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 34 — Mr. Duffey. To amend section 4252 of the General Code, relating to the manner of filling vacancies in offices in municipalities.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 298 — Mr. Welsh. To amend section 1441 of the General Code, relative to fishing nets.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In line 19 insert after the figures "1441" the words "of the General Code".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted — yeas 95, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Lambert,	Siebert,
Beatty,	Dickson,	Leist,	Smith,
Behne,	Donaldson,	Lowry,	of Butler,
Beyer,	Doster,	Lustig,	Smith,
Bishop,	Duffey,	McCormick,	of Morgan,
Black,	Ertel,	McGuffey,	Snyder,
of Hamilton,	Etling,	Mills,	of Hamilton,
Black,	Fell,	Morris,	Snyder,
of Wyandot,	Fellinger,	Mueller,	of Pickaway,
Boggs,	Foreman,	Murphy,	Sweeney,
Bonnell,	Freeman,	Nungesser,	Terrell,
Bour,	Frick,	Nye,	Thatcher,
Brown,	Hastings,	Orlikowski,	Thomas,
of Ashland,	Hite,	Pence,	Venus,
Cameron,	Hoaglin,	Plank,	Vollmer,
Capelle,	Hoffman,	Plumb,	Vonderheide,
Carroll,	Hoover,	Quinlisk,	Walsh,
Chapman,	Hunter,	Read, of Summit,	Warnes,
Collins,	Jackson,	Reid, of Fayette,	Welsh,
Colter,	Kathe,	Reighard,	White,
Cowan,	Kennedy,	Reppert,	Williams,
Crawford,	Kessler,	Reynolds,	Winans,
Criswell,	Kilrain,	Robinson,	Wintermute,
of Coshocton,	King,	Schaefer,	Winters,
Criswell,	of Ashtabula,	Schweikert,	Woodworth,
of Morrow,	Kramer,	Shanley,	Young—95.
Davis,			

The Senate amendment was concurred in.

1:40 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 250—Mr. Beatty.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House of Representatives is requested:

S. B. No. 136—Mr. Weygandt. To amend section 8863 of the General Code, relating to the elimination of grade crossings.

S. B. No. 13—Mr. Weygandt. To amend sections 5331 and 5333 of the General Code of Ohio pertaining to collateral inheritance.

S. B. No. 162—Mr. Wise. To amend sections 1819, 1820, 1948, 1949, 1950, 1952, 1956, 1957, 1991, 1993, 2035, 2046, and 2047 and to repeal sections 1841, 2039, 2040 and 2043 of the General Code, relating to state institutions.

Attest:

W. V. GOSHORN,
Clerk,

Said bills were read the first time.

1:45 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 267—Mr. Holl.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 227—Mr. Foreman, (by request). To amend section 12600-4, relating to the width and height of room in which theaters are conducted.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In line 4, strike out the word "twenty," and insert the word "eighteen."

Attest:

W. V. GOSHORN,
Clerk,

The question being "Shall the Senate amendment be concurred in?", Mr. Capelle moved to lay the amendment on the table, upon which the yeas and nays were demanded, taken and resulted—yeas 28, nays 79, as follows:

Those who voted in the affirmative are: Messrs.

Anderson,	Freeman,	King,	Snyder,
Black,	Gilson,	of Franklin,	of Hamilton,
of Hamilton,	Hoover,	Mills,	Thatcher,
Boggs,	Horwitz,	Nye,	Venus,
Capelle,	Jackson,	Pence,	Vonderheide,
Colter,	Jenkins,	Reppert,	White,
Dickson,	Kemerer,	Reynolds,	Wintermute,
Donaldson,		Schweikert,	Woodworth—28.

Those who voted in the negative are: Messrs.

Acker,	Criswell,	Kessler,	Rhulman,
Agler,	of Coshocton,	Kilrain,	Robinson,
Barthelmeh,	Criswell,	King,	Schaefer,
Beatty,	of Morrow,	of Ashtabula	Scott,
Beyer,	Davis,	Kramer,	Shanley,
Bigelow,	Deaton,	Lambert,	Siebert,
Bishop,	Detrick,	Leist,	Smith,
Black,	Doster,	Lowry,	of Butler,
of Wyandot,	Duffey,	Lustig,	Smith,
Bonnell,	Ertel,	McCormick,	of Morgan,
Bour,	Fell,	McGuffey,	Snyder,
Brennan,	Fellinger,	Morris,	of Pickaway,
Brown,	Foreman,	Mueller,	Sweeney,
of Ashland,	Frick,	Murphy,	Terrell,
Brown, of Union,	Guthery,	Nungesser,	Tetlow,
Cameron,	Hastings,	Orlikowski,	Thomas,
Carroll,	Hite,	Orrison,	Vollmer,
Chapman,	Hoaglin,	Plank,	Walsh,
Collins,	Hoffman,	Plumb,	Warnes,
Cooper,	Hunter,	Quinlisk,	Williams,
Crawford,	Kathe,	Reid, of Fayette,	Winans,
	Kennedy,	Reighard,	Young—79.

The motion was disagreed to.

2:00 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of S. B. No. 29 — Mr. Seward.

The question recurring on concurring in the Senate amendment to H. B. No. 227 — Mr. Foreman, the yeas and nays were taken, and resulted — yeas 82, nays 26, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilrain,	Scott,
Agler,	of Morrow,	King,	Shanley,
Barthelmeh,	Davis,	of Ashtabula	Siebert,
Beatty,	Deaton,	Kramer,	Smith,
Behne,	Detrick,	Lambert,	of Butler,
Beyer,	Donaldson,	Leist,	Smith,
Bigelow,	Doster,	Lowry,	of Morgan,
Bishop,	Ertel,	Lustig,	Snyder,
Black,	Fell,	McCormick,	of Pickaway,
of Wyandot,	Fellinger	McGuffey,	Sweeney,
Bour,	Foreman,	Morris,	Terrell,
Brennan,	Freeman,	Murphy,	Thomas,
Brown,	Frick,	Nungesser,	Vollmer,
of Ashland,	Fulton,	Orlikowski,	Walsh,
Brown, of Union,	Guthery,	Orrison,	Warnes,
Cameron,	Hite,	Plank,	Welsh,
Carroll,	Hoaglin,	Quinlisk,	White,
Collins,	Hoffman,	Read, of Summit,	Winans,
Cooper,	Hunter,	Reid, of Fayette,	Wintermute,
Cowan,	Jenkins,	Reighard,	Winters,
Crawford,	Kathe,	Rhulman,	Woodworth,
Criswell,	Kennedy,	Schaefer,	Young—82.
of Coshocton,	Kessler,		

Those who voted in the negative are: Messrs.

Anderson,	Duffey,	King,	Schweikert,
Black,	Etling,	of Franklin,	Snyder,
of Hamilton,	Gilson,	Nye,	of Hamilton,
Capelle,	Hastings,	Pence,	Tetlow
Chapman,	Hoover,	Plumb,	Thatcher,
Clark,	Horwitz,	Reppert,	Venus,
Colter,	Kemerer,	Reynolds,	Vonderheide—26.
Dickson,			

The Senate amendment was concurred in.

2:30 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 187 — Mr. Thomas.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills in which the concurrence of the House of Representatives is requested:

S. B. No. 104 — Mr. Lloyd. To compel milk dealers to have name indelibly indicated upon containers and to repeal section 13169 of General Code.

S. B. No. 160 — Mr. Lloyd. To supplement section 1885 of the General Code, providing for additional educational opportunities for the blind.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to S. B. No. 97 — Mr. Seward. To create a commission to conduct a survey of the public schools, normal schools, and the agricultural schools of the state, defining their powers and providing appropriation therefor.

Attest:

W. V. GOSHORN,
Clerk.

H. B. No. 250 — Mr. Beatty, being a special order for 1:40 o'clock p. m., was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Reppert moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, after the word "shall" insert "furnish sufficient sanitary drinking cups in each passenger coach to".

In line 3, after the word "cup" insert "upon demand".

In line 6, after the word "fined" insert "in any county in which such railroad may be operated".

The motion was agreed to, and Mr. Reppert was appointed such committee, and reported the bill amended as instructed.

The question recurring on the third reading of the bill, the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 267 — Mr. Holl, being a special order for 1:45 o'clock p. m., was taken up.

Mr. Black, of Hamilton, moved that consideration of the bill be postponed until Tuesday and that it be made the special order for 1:45 o'clock p. m. of that day.

The motion was disagreed to and H. B. No. 267, was again taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Boggs moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 9, change "fifty" to "thirty".

In line 20, change "fifty" to "thirty".

The motion was agreed to, and Mr. Boggs was appointed such committee, and reported the bill amended as instructed.

Mr. Hite moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 10, strike out the word "one-seventy-fifth", and in lieu thereof insert the word "one-sixty-fifth."

Mr. Reighard moved to amend the instructions to amend as follows:

Strike out the words "one-sixty-fifth" and insert in lieu thereof the words "one-one-hundredth".

The question being "Shall the amendment to the instructions to amend be agreed to?", the amendment was disagreed to.

The question recurring on the motion of Mr. Hite, the motion was agreed to, and Mr. Hite was appointed such committee, and reported the bill amended as instructed.

Mr. Clark moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 15, strike out "fifteen hundred" and in lieu thereof insert "one thousand".

The motion was disagreed to.

Mr. Shaefer moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 9, strike out the numeral "15th" and in lieu thereof insert the word "fifteenth".

In line 14, strike out the numeral "15th" and in lieu thereof insert the word "fifteenth".

The motion was agreed to, and Mr. Schaefer was appointed such committee, and reported the bill amended as instructed.

The question recurring on the third reading of the bill, the yeas and nays were demanded, taken and resulted — yeas 76, nays 35, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cowan,	Kemerer,	Rhulman,
Appenzeller,	Crawford,	Kennedy,	Schaefer,
Barthelmeh,	Crisswell,	Kessler,	Schweikert,
Beatty,	of Coshocton,	Kilpatrick,	Shanley,
Behne,	Crisswell,	Kilrain,	Siebert,
Beyer,	of Morrow,	King,	Smith,
Bigelow,	Detrick,	of Ashtabula	of Butler,
Bishop,	Doster,	Lambert,	Snyder,
Black,	Duffey,	Leist,	of Hamilton,
of Hamilton,	Ertel,	Lowry,	Snyder,
Black,	Etling,	Lustig,	of Pickaway,
of Wyandot,	Fellinger,	McGuffey,	Terrell,
Boggs,	Foreman,	Mills,	Thomas,
Bonnell,	Frick,	Morris,	Venus,
Brennan,	Fulton,	Mueller,	Vollmer,
Brown,	Guthery,	Murphy,	Vonderheide,
of Ashland,	Hite,	Nungesser,	Warnes,
Cameron,	Hoaglin,	Orlikowski,	Welsh,
Carroll,	Hoffman,	Orrison,	Wintermute,
Chapman,	Horwitz,	Quinlisk,	Winters,
Clark,	Kathe,	Reppert,	Young—76.
Collins,			

Those who voted in the negative are: Messrs.

Agler,	Diser,	Jenkins,	Robinson,
Anderson,	Donaldson,	Kramer,	Scott,
Bour,	Fell,	McCormick,	Smith,
Brown, of Union,	Freeman,	Nye,	of Morgan,
Capelle,	Gilson,	Pence,	Tetlow,
Conover,	Hastings,	Plank,	Thatcher,
Cooper,	Hoover,	Plumb,	White,
Davis,	Hunter,	Reid, of Fayette,	Winans,
Deaton,	Jackson,	Reighard,	Woodworth—35.

The bill was ordered read the third time and referred to the committee on Phraseology.

S. B. No. 29—Mr. Seward, being a special order for 2:00 o'clock p. m. was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6, strike out "so as".

In line 495, after the word "same" insert "are" and strike out "are" in the same line.

The motion was agreed to, and Mr. Frick was appointed such committee, and reported the bill amended as instructed.

Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 450, after "shall have" insert "final".

The motion was agreed to, and Mr. Terrell was appointed such committee, and reported the bill amended as instructed.

The question recurring on the third reading of the bill the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 187—Mr. Thomas, being a special order for 2:30 o'clock p. m., was taken up, having been previously read the second time.

The question being "Shall the bill be read the third time?", Mr. Thomas moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7 strike out "after making his first visit to such patient," and in lieu thereof insert "from the time of first attending such patient".

In line 18 strike out "section 1" and in lieu thereof insert "the preceding section".

The motion was agreed to, and Mr. Thomas was appointed such committee, and reported the bill amended as instructed.

The question recurring on the third reading of the bill, the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Cowan moved that the House proceed to the second order of business.

The motion was agreed to and the House proceeded to the second order of business, being bills for second reading.

H. B. No. 381—Mr. Cowan, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Cowan moved to refer the bill to a select committee of one, with instructions to amend as follows:

Insert immediately following line 73:

74 Part salaries of six stenographers, two at \$1,000, one at \$840, two at \$600 and one at \$480.....\$ 2,000.00

75	Part salaries of ten deputy inspectors of nurseries and orchards; five at \$1,080 and five at \$900.....	4,000.00
76	Part salaries of eighteen laborers at serum plant; one at \$840, five at \$720, four at \$600 and eight at \$540...	3,000.00
77	Receipts and balances.....	

Following line 80 insert:

Stenographic work	5,000.00
In line 145, strike out the figures "1,930.00", and insert in lieu thereof, "1,980.00."	
Strike out lines 264 and 265 and insert in lieu thereof:	
Salary of clerks or stenographers.....	7,200.00
Strike out lines 271 and 272 and insert in lieu thereof:	
Salary of division engineers	16,000.00
In line 394, strike out the figures "1,950.00", and insert in lieu thereof "1,350.00".	

The motion was agreed to, and Mr. Cowan was appointed such committee, and reported the bill amended as instructed.

The question recurring on the third reading of the bill, the bill was ordered read the third time in its regular order.

Mr. Cowan moved that the constitutional rule requiring bills to be fully read on three different days be dispensed with and said bill be read the third time at once.

The motion was agreed to and the bill was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 98, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Scott,
Agler,	of Morrow,	Kilpatrick,	Shanley,
Anderson,	Davis,	King,	Siebert,
Barthelmeh,	Deaton,	of Ashtabula	Smith,
Beatty,	Detrick,	Kramer,	of Butler,
Behne,	Dickson,	Lambert,	Smith,
Beyer,	Diser,	Leist,	of Morgan,
Bigelow,	Donaldson,	Lowry,	Snyder,
Bishop,	Doster,	Lustig,	of Hamilton,
Black,	Duffey,	McCormick,	Snyder,
of Hamilton,	Etling,	Mills,	of Pickaway,
Boggs,	Fell,	Morris,	Sweeney,
Bonnell,	Fellinger,	Mueller,	Terrell,
Bour,	Foreman,	Murphy,	Thatcher,
Brennan,	Freeman,	Nungesser,	Venus,
Brown,	Frick,	Nye,	Vollmer,
of Ashland,	Fulton,	Pence,	Vonderheide,
Cameron,	Hastings,	Plank,	Warnes,
Capelle,	Hite,	Plumb,	Welsh,
Carroll,	Hoaglin,	Quinlisk,	White,
Chapman,	Hoffman,	Reid, of Fayette,	Williams,
Collins,	Hoover,	Reppert,	Winans,
Colter,	Horwitz,	Reynolds,	Wintermute,
Cowan,	Hunter,	Rhulman,	Winters,
Crawford,	Jenkins,	Robinson,	Woodworth,
Criswell,	Kathe,	Schaefer,	Young—98.
of Coshocton,	Kennedy,	Schweikert,	

Messrs. Gilson and Kemerer voted in the negative.

The bill was passed.

The title was agreed to.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 319 — Mr. Black, of Hamilton. To amend section 5649-5b, relating to taxation.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 12, strike out the comma after the word "is," and insert comma after word "hereby."

Amend title by inserting the words "of the General Code," after the numeral 5649-5b.

Attest:

W. V. GOSHORN,
Clerk,

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 93, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kramer,	Schaefer,
Beatty,	of Coshocton,	Lambert,	Schweikert,
Behne,	Criswell,	Leist,	Scott,
Beyer,	of Morrow,	Lowry,	Shanley,
Bigelow,	Davis,	Long,	Siebert,
Bishop,	Deaton,	McCannick,	Smith,
Black,	Detrick,	McGuffey,	of Butler,
of Hamilton,	Diser,	Mills,	Smith,
Boggs,	Doster,	Morris,	of Morgan,
Bonnell,	Ertel,	Mueller,	Snyder,
Bour,	Etling,	Murphy,	of Hamilton,
Brennan,	Foreman,	Nungesser,	Snyder,
Brown,	Freeman,	Nye,	of Pickaway,
of Ashland,	Frick,	Quinlisk,	Terrell,
Brown, of Union,	Fulton,	Orlikowski,	Tetlow,
Cameron,	Gilson,	Orrison,	Thomas,
Capelle,	Hastings,	Plank,	Venus,
Carroll,	Hite,	Pence,	Vollmer,
Chapman,	Hoaglin,	Plumb,	Vonderheide,
Clark,	Hoover,	Read, of Summit,	Welsh,
Collins,	Horwitz,	Reid, of Fayette,	Williams,
Colter,	Jenkins,	Reynolds,	Winans,
Conover,	Kennedy,	Rhulman,	Wintermute,
Cowan,	Kessler,	Reppert,	Winters,
Crawford,	Kilpatrick,	Robinson,	Woodworth,
			Young—93.

The Senate amendments were concurred in.

H. B. No. 303 — Mr. Etling, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Etling moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, strike out "owned in this state".

In line 3, insert after "sire" the words "in this state".

In line 4, insert the word "and" after the word "defects".

In line 4, strike out the comma after the word "defects".

In line 7, strike out the words "each stallion and jack owner or keeper thereof" and insert in lieu thereof "The owner of each stallion or jack".

In line 9, insert after the word "jacks" the words "used as public breeding sires, at any point".

In line 10, strike out after the word "charge" the words "used as public breeding sires".

In line 11, insert after the word "in" the words "the proceeding" and after the word "section" in the same line, strike out the numeral "1".

In line 11, strike out all after the period.

Strike out all of line 12.

Strike out all of line 13.

In line 16, insert the word "the" after the word "fourth" and insert a comma after the word "defects" and strike out the word "including" after the comma so inserted.

In line 17, insert a comma after the word "grades".

In line 25, strike out the word "succeeding" after the word "each".

In line 42, strike out the word "thereof".

In line 43, strike out the word "thereof".

In line 45, insert the word "this" after the words "to apply to".

In line 46, strike out the numeral "6" after the word "section".

In line 49, strike out all after the words "credited to" and in lieu thereof insert the words "the general revenue fund".

Strike out lines 50, 51, 52, and 53.

Add to the bill "Section 8—The board of live stock commissioners is hereby authorized to make such rules and regulations as may be necessary for the enforcement of this act".

The motion was agreed to, and Mr. Etling was appointed such committee, and reported the bill amended as instructed.

The question recurring on the third reading of the bill, the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Fulton moved that the committee on Appropriations and Finance be discharged from further consideration of H. B. No. 464.

The motion was agreed to.

Mr. Fulton moved that the constitutional rule requiring bills to be read on three different days be dispensed with and said bill be read the second time at once.

The motion was disagreed to and said bill was ordered placed on the calendar in its regular order.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 50—Mr. Terrell. To amend sections 10770 and 10772 of the General Code, relating to liability for wrongful injury or death and the enforcement of actions therefore.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 6, insert a comma after the word "ensued."

In line 7, strike out the comma after the word "who."

In line 20, strike out "a like remedy," and insert in lieu thereof "the provisions of this act."

In line 23, strike out the words "the provisions of this act," and insert in lieu thereof "the same remedy."

Attest:

W. V. GOSHORN,
Clerk,

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 87, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kennedy,	Rhulman,
Anderson,	of Morrow,	Kessler,	Robinson,
Barthelmeh,	Davis,	Kilpatrick,	Schaefer,
Beatty,	Deaton,	King,	Scott,
Behne,	Detrick,	of Ashtabula	Siebert,
Beyer,	Dickson,	Kramer	Smith,
Bigelow,	Donaldson,	Lambert,	of Morgan,
Bishop,	Duffey,	Leist,	Snyder,
Black,	Ertel,	Lowry,	of Hamilton,
of Wyandot,	Etling,	McCormick,	Snyder,
Boggs,	Fell,	McGuffey,	of Pickaway,
Bonnell,	Fellinger,	Mills,	Terrell,
Bour,	Foreman,	Mueller,	Tetlow,
Brennan,	Freeman,	Murphy,	Thatcher,
Brown,	Frick,	Nungesser,	Thomas,
of Ashland,	Hastings,	Orlikowski,	Venus,
Cameron,	Hite,	Pence,	Vonderheide,
Capelle,	Hoaglin,	Plumb,	White,
Carroll,	Hoffman,	Quinlisk,	Williams,
Chapman,	Hoover,	Read, of Summit,	Winans,
Colter,	Horwitz,	Reid, of Fayette,	Wintermute,
Criswell,	Hunter,	Reighard,	Winters,
of Coshocton,	Kathe,	Reppert,	Woodworth,
	Kemerer,	Reynolds,	Young—87.

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 111 — Mr. Doster. To amend sections 8949, 8951 and 8954 of the General Code, relating to safety appliances upon railroad locomotives and cars, and to repeal sections 8946, 8947 and 8948 of the General Code.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 22 strike out all the words in said line after the word "carrier" in said line, and strike out all the words in lines 22a, 22b, 22c, 22d, and immediately following the word "carrier" in line 22 insert the following words: "using any locomotive engine, running any train, or hauling or permitting to be hauled or used on the line any tender or car in violation of any of the provisions of this act, shall be liable to a penalty of one hundred dollars for each and every such violation."

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 90, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kilpatrick,	Schweikert,
Anderson,	Detrick,	Kramer,	Shanley,
Barthelmeh,	Dickson,	Lambert,	Siebert,
Beatty,	Donaldson,	Leist,	Smith,
Behne,	Doster,	Lowry,	of Butler,
Beyer,	Duffey,	McGuffey,	Smith,
Black,	Ertel,	Mills,	of Morgan,
of Wyandot,	Etling,	Mueller,	Snyder,
Bonnell,	Fell,	Murphy,	of Pickaway,
Bour,	Fellinger,	Nungesser,	Sweeney,
Brennan,	Foreman,	Orlikowski,	Tetlow,
Brown,	Freeman,	Orrison,	Thatcher,
of Ashland,	Frick,	Pence,	Thomas,
Cameron,	Fulton,	Plank,	Venus,
Capelle,	Gilson,	Plumb,	Vollmer,
Carroll,	Hastings,	Quinlisk,	Vonderheide,
Chapman,	Hoaglin,	Read, of Summit,	Warnes,
Collins,	Hoffman,	Reid, of Fayette,	White,
Colter,	Hoover,	Reighard,	Williams,
Conover,	Horwitz,	Reppert,	Winans,
Crawford,	Hunter,	Reynolds,	Wintermute,
Criswell,	Jenkins,	Rhulman,	Winters,
of Coshocton,	Kemerer,	Robinson,	Woodworth,
Davis,	Kessler,	Schaefer,	Young—90.

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 44—Mr. Dickson. To amend section 3138-1, relative to furnishing aid to indigent poor persons in counties in which there is no charity hospital.

With the following amendments in which the concurrence of the House of Representatives is requested:

In line 5 at end of line insert "charitable purposes, or if there is no such corporation or association, then with any corporation or association organized for".

Amend the title by inserting after the numerals "3138-1" the words "of the General Code".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted—yeas 84, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Boggs,	Crawford,	Freeman,
Anderson,	Bonnell,	Criswell,	Fulton,
Barthelmeh,	Bour,	of Morrow,	Gilson,
Beatty,	Brennan,	Davis,	Hastings,
Behne,	Brown,	Deaton,	Hite,
Beyer,	of Ashland,	Detrick,	Hoover,
Bigelow,	Cameron,	Dickson,	Horwitz,
Bishop,	Capelle,	Donaldson,	Hunter,
Black,	Carroll,	Doster,	Kemerer,
of Hamilton,	Chapman,	Ertel,	Kessler,
Black,	Collins,	Fell,	Kilpatrick,
of Wyandot,	Conover,	Foreman,	

Those who voted in the affirmative are: Messrs.—Concluded.

King,	Pence,	Scott,	Venus,
of Ashtabula	Plank,	Shanley,	Vollmer,
Kramer,	Plumb,	Siebert,	Vonderheide,
Lambert,	Quinlisk,	Smith,	Warnes,
McCormick,	Reid, of Fayette,	of Morgan,	Welsh,
McGuffey,	Reighard,	Snyder,	White,
Mills,	Reynolds,	of Pickaway,	Williams,
Mueller,	Rhulman,	Sweeney,	Winans,
Murphy,	Robinson,	Terrell,	Wintermute,
Nungesser,	Schaefer,	Tetlow,	Woodworth,
Orrison,	Schweikert,	Thomas,	Young—84.

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 221 — Mr. Gilson. To amend section 2939, relative to relief for indigent soldiers.

With the following amendment, in which the concurrence of the House of Representatives is requested:

Amend the title as follows: insert the words "of the General Code" after the numerals 2939.

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted — yeas 84, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kramer,	Siebert,
Anderson,	Deaton,	Lambert,	Smith,
Barthelmeh,	Detrick,	Leist,	of Butler,
Beatty,	Dickson,	Lowry,	Smith,
Behne,	Duffey,	McCormick,	of Morgan,
Beyer,	Ertel,	Mills,	Snyder,
Bishop,	Fellinger,	Mueller,	of Hamilton,
Black,	Foreman,	Nye,	Snyder,
of Hamilton,	Freeman,	Orlikowski,	of Pickaway,
Black,	Frick,	Orrison,	Terrell,
of Wyandot,	Gilson,	Pence,	Tetlow,
Bonnell,	Hastings,	Plank,	Thatcher,
Bour,	Hite,	Plumb,	Thomas,
Brennan,	Hoaglin,	Quinlisk,	Venus,
Brown, of Union,	Hoffman,	Read, of Summit,	Vollmer,
Cameron,	Hoover,	Reid, of Fayette,	Vonderheide,
Carroll,	Horwitz,	Reppert,	Warnes,
Chapman,	Hunter,	Reynolds,	White,
Collins,	Jenkins,	Rhulman,	Williams,
Conover,	Kemerer,	Robinson,	Winans,
Crawford,	Kessler,	Schaefer,	Wintermute,
Criswell,	King,	Schweikert,	Woodworth,
of Morrow,	of Ashtabula,	Shanley,	Young—84.

The Senate amendment was concurred in.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 232 — Mr. Fellingner. To amend section 656 of the General Code, relating to delivery of securities to insurance companies.

With the following amendment, in which the concurrence of the House of Representatives is requested:

Amend the title as follows: change period to comma and add "relating to delivery of securities to insurance companies."

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted — yeas 81, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Schaefer,
Anderson,	of Morrow,	Kessler,	Shanley,
Barthelmeh,	Davis,	Kilpatrick,	Siebert,
Beatty,	Deaton,	King,	Smith,
Beyer,	Dickson,	of Ashtabula,	of Morgan,
Bishop,	Doster,	Kramer,	Snyder,
Black,	Duffey,	Lambert,	of Hamilton,
of Hamilton,	Ertel,	Leist,	Snyder,
Black,	Fell,	Lowry,	of Pickaway,
of Wyandot,	Fellinger,	McCormick,	Sweeney,
Boggs,	Foreman,	Mills,	Terrell,
Bonnell,	Freeman,	Mueller,	Tetlow,
Bour,	Frick,	Murphy,	Thatcher,
Brennan,	Gilson,	Nungesser,	Venus,
Brown,	Hastings,	Pence,	Vollmer,
of Ashland,	Hoaglin,	Plank,	Vonderheide,
Cameron,	Hoffman,	Plumb,	Warnes,
Capelle,	Hoover,	Quinlisk,	Welsh,
Carroll,	Horwitz,	Reppert,	Williams,
Chapman,	Hunter,	Reynolds,	Winans,
Collins,	Jenkins,	Rhulman,	Wintermute,
Colter,	Kathe,	Robinson,	Woodworth,
			Young—81.

The Senate amendment was concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 91 — Mr. Kilpatrick. To provide for water closets and drinking water in interurban cars.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In line 3 strike out "five" and insert "ten".

Amend the title by inserting "and drinking water" after the word "closets".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 90, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kramer,	Siebert,
Anderson,	Deaton,	Lambert,	Smith,
Barthelmeh,	Detrick,	Leist,	of Butler,
Behne,	Doster,	Lowry,	Smith,
Beyer,	Duffey,	McCormick,	of Morgan,
Bishop,	Ertel,	Morris,	Snyder,
Black,	Fell,	Mueller,	of Hamilton,
of Hamilton,	Freeman,	Murphy,	Snyder,
Black,	Frick,	Nungesser,	of Pickaway,
of Wyandot,	Gilson,	Nye,	Sweeney,
Bonnell,	Hastings,	Orlikowski,	Terrell,
Bour,	Hite,	Orrison,	Tetlow,
Brennan,	Hoffman,	Pence,	Thatcher,
Brown, of Union,	Holl,	Plank,	Thomas,
Cameron,	Hoover,	Plumb,	Venus,
Capelle,	Horwitz,	Quinlisk,	Vollmer,
Carroll,	Hunter,	Read,	Vonderheide,
Chapman	Jenkins,	of Summit,	Warnes,
Collins,	Kathe,	Reid, of Fayette,	White,
Colter,	Kemerer,	Reppert,	Williams,
Conover,	Kessler,	Reynolds,	Winans,
Cowan,	Kilpatrick,	Rhulman,	Wintermute,
Crawford,	Kilrain,	Robinson,	Woodworth,
Criswell,	King,	Schaefer,	Young—90.
of Morrow,	of Ashtabula,	Shanley,	

The Senate amendments were concurred in.

Mr. Quinlisk presented the petition of the Wagner Manufacturing Company and several other companies of Shelby county, requesting certain modifications in S. B. No. 48 — Mr. Green, which was referred to the committee on Labor.

Mr. Holl presented the petition of the New Wapakoneta Wheel Company and sixteen other manufacturers and employers of labor of Auglaize county, asking for the modification of S. B. No. 48 — Mr. Green, which was referred to the committee on Labor.

Mr. White presented the petition of Mr. G. V. Sharp and about forty-five other citizens of Columbiana county, protesting against S. B. No. 48 — Mr. Green, which was referred to the committee on Labor.

Mr. Orrison presented the petition of Louis A. Alcott and seven other members of the committee on Municipal Needs of the city council of Columbus, requesting that the general assembly take such action as to grant to the city of Columbus as easement of way for street purposes eight feet wide along the north side of the state institution for the deaf and dumb extending from Grant avenue to Ninth street in said city in order to relieve the present dangerous condition occasioned by the present roadway on Oak street between said points, which was referred to the committee on Public Buildings and Lands.

On motion of Mr. Kessler, the House adjourned at 5:15 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Friday, February 28, 1913, 9:00 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend John W. Atkinson, of Columbus.

The journal of yesterday was read and approved.

Mr. Kilpatrick moved that the House proceed to the fourth order of business.

The motion was agreed to and the House proceeded to the fourth order of business, being reports of standing committees.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 381 — Mr. Cowan. To make partial appropriations for the last three-quarters of the fiscal year ending November 15, 1913, and the first quarter of the fiscal year ending February 15, 1914.

Attest:

W. V. GOSHORN,
Clerk,

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

Am. S. B. No. 137 — Mr. Haas. Creating the industrial commission of Ohio, superseding the state liability board of awards, abolishing the departments of commissioner of labor statistics, chief inspector of mines, chief inspector of workshops and factories, chief examiner of steam engineers, board of boiler rules and state board of arbitration and conciliation, merging certain * * * powers and duties of said departments in and transferring certain powers and duties of said departments to said industrial commission of Ohio, and granting such commission certain other powers, and repealing sections 872, 873, 874, 876, 877, 878, 879, 880, 881, 883, 884, 897, 898, 900, 902, 903, 908, 979, 981, 983, 984, 986, 987, 988, 993, 1001, 1028-4, 1038, 1039, 1042, 1043, 1044, 1046, 1058, 1058-6, 1058-9, 1058-13, 1058-14, 1058-15, 1058-27, 1059, 1060, 1061, 1062, 1078 of the *General Code*.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

Mr. Chapman moved that the rules be suspended and Am. S. B. No. 137 — Mr. Haas, be referred at once to the committee on Labor.

The motion was agreed to and the bill was so referred.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolutions, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 25 — Mr. Cunningham. Authorizing printing of 200 additional copies of Senate Bill No. 178.

S. J. R. No. 26 — Mr. Mooney. Creating a commission to inspect the general subject of fire insurance in Ohio and authorizing the expenditure of money to pay the expenses thereof.

Attest:

W. V. GOSHORN,
Clerk.

The resolutions were laid over under the rule.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 99 — Mr. Thatcher. To repeal sections 2510, 2511, 2512, 2513, 2514, 2515 and 2516 of the General Code, relating to the power of the judge of the court of common pleas to appoint annually two men to examine the report of the county commissioners, and to the duties of the said examiners.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

The Senate has indefinitely postponed the following: H. B. No. 237 — Mr. Hoaglin.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 115 — Mr. Weygandt. Authorizing the state board of health to establish a bureau for the study and prevention of tuberculosis.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills in which the concurrence of the House of Representatives is requested:

S. B. No. 157 — Mr. Potting. To amend section 2860 of the General Code, relative to coroner's publication and notice to relatives.

S. B. No. 132 — Mr. Hudson. To provide for the payment of wages at least twice in each calendar month.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

The following message was received from the Senate:

Mr. Speaker:

The Senate has agreed to the report of the committee of conference on matters of difference between the two houses on:

H. B. No. 54 — Mr. King, of Franklin. To amend section 6418-1 of the General Code, relating to articles sold by avoirdupois weight or numerical count.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Plank submitted the following report:

The standing committee on Banks and Banking, to which was referred H. B. No. 168 — Mr. Kennedy, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 9 strike out "by" and insert in lieu thereof "with".

In line 41 strike out "therefore" and comma following same, and insert in lieu thereof "therefor".

Strike out all of section 13.

F. M. PLANK,
GEO. W. HOLL,
JAMES R. CLARK,

R. R. KENNEDY,
GEO. F. DOSTER,
W. M. BROWN.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Plank submitted the following report:

The standing committee on Banks and Banking, to which was referred H. B. No. 204 — Mr. Venus, having had the same under consideration, reports it back, with the following amendments, and recommends its passage when so amended:

In line 13, change period following the word "report" to a comma, and insert the following: "all such fees collected shall be paid into the general revenue fund."

FRANK REIGHARD,
F. M. PLANK,
W. M. BROWN,

GEO. W. HOLL,
CULBERTSON J. SMITH,
E. N. BOGGS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Thatcher submitted the following report:

The standing committee on Benevolent and Penal Institutions, to which was referred H. B. No. 296 — Mr. Deaton, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 4, after "shall," strike out the rest of the line and in lieu thereof insert "consist."

In line 3, after "institution" insert ", to mean under this act a board."

In line 3, before "blind" insert "needy."

In line 6, after "two years," insert "and all appointments thereafter shall be for a term of four years,"

In line 6, after "vacancies," strike out "to" and insert "shall".

In line 7, after "term", strike out comma and insert ";", strike out "to" and insert "shall"

In line 8, strike out "said institution and".

In line 8, strike out "to" and insert "shall"

In line 12, strike out "\$1500.00" and insert "twelve hundred dollars per annum".

In line 14, strike out "the said institution" and insert "its use" strike out "and" (the last word in the line) and insert a comma.

In line 15, strike out "institution, or" and "other" after "the," insert "members of the" strike out "to" and insert "shall"

In line 16, strike out "except" and insert "but they shall receive"

In line 25, insert comma after "resides"

In line 33, strike out "one dollar per day" and insert "two hundred and forty dollars per annum" insert comma after "immediately."

In line 34, insert comma after "finding"

In line 37, strike out "their" and insert "its"

In line 41, after the period insert "After the passage of this act and on the demand of the state treasurer, the treasurers of the respective counties shall transfer and pay over to the state treasurer all monies in their possession or that may thereafter come into their possession under present levies for the relief of the blind."

In line 44, insert "be" at the end of the line.

In line 47, after "hereby" insert a comma.

Substitute following for Sec. 5: "Any person who was born blind in Ohio or who has become blind while a legal resident of the state of Ohio, and any other blind person who has been a legal resident of the state of Ohio for five years previous to the filing of the application herein described, who, by reason of loss of eyesight, is unable to provide himself or herself with the necessities of life and has not sufficient means of his or her own so to do, shall be deemed entitled to the benefits and support of the said institution as herein provided."

In line 27, strike out "reputable" and insert "registered" and after "physician," insert "and neither of whom shall be related to the applicant,"

In line 46, strike out all of the bill after "Section 10" and insert "That sections 2962, 2963, 2964, 2965, 2966, 2967, 2967-1, 2968, 2969, and 2970, of the General Code be, and the same are hereby, repealed."

MARTIN L. SWEENEY,
CHAS. A. WHITE,
W. M. DICKSON,
GEO. M. MORRIS,
W. A. RHULMAN,

BERNARD ORLIKOWSKI,
LOUIS R. SIEBERT,
D. M. CRISWELL,
O. J. THATCHER.

The amendments were agreed to:

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Criswell, of Coshocton, submitted the following report:

The standing committee on Benevolent and Penal Institutions, to which was referred S. B. No. 93 — Mr. Lloyd, having had the same under consideration, reports it back and recommends its passage.

ALFRED ROBINSON,
BERNARD ORLIKOWSKI,
G. M. PLUMB,
LOUIS R. SIEBERT,
CHAS. A. WHITE,
WM. H. SCHWEIKERT,

W. M. DICKSON,
M. L. SWEENEY,
CULBERTSON J. SMITH,
D. M. CRISWELL,
O. J. THATCHER.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Duffey submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 290 — Mr. Duffey, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 8, strike out the word "contracting" and insert in lieu thereof the word "constructing".

In line 11, after the first "the" insert the word "authorized".

In line 29, after the word "a" insert the word "private".

In line 33, after the word "such" insert the words "original or principal"; and in the same line after the word "or" insert the word "to".

In line 35, strike out the words "as provided in"; and in line 36 strike out "section 8308", and insert in lieu thereof the following: "upon which said street or other improvement above mentioned is constructed or upon which any such above mentioned improvement abuts, as provided in section one hereof".

In line 39, strike out the word "of" and insert in lieu thereof the word "under".

In line 40, strike out the word "mortgage" and insert in lieu thereof the word "mortgagee".

In line 42, strike out the words "of the number and" and insert in lieu thereof the words "showing the".

In line 45, strike out the word "must" and insert in lieu thereof the words "statement shall".

In line 50, strike out the word "cementing" and insert in lieu thereof the word "constructing".

In line 54, after the word "due" insert the words "or owing to".

In line 56, strike out the whole line, and insert in lieu thereof the following:

".....

And the original contractor shall also deliver to such".

In line 59, after the word "sub-contractor" insert a period (.), and in the same line strike out the word "the" and insert the word "The".

In line 60, after the last word in said line, insert the following: "to the principal contractor an amount sufficient to pay all demands that are due or to become due".

In line 63, strike out the words "the same" and insert in lieu thereof the words "said money".

In line 68 after the word "made" insert the following "and furnished".

In line 72, after the last word in said line insert a comma (,) and add the following words: "part owner,".

In line 84, strike out the word "or" where it appears near the end of said line.

In line 85, after the word "for" insert a comma (,).

In line 96, after the word "notice" insert the words "in writing,".

In line 98, after the second "the" insert the word "machinery," and after the word "material" in said line, insert a comma (,) and add the words "or fuel,".

In line 103, strike out the period (.) after the word "line" and insert a comma (,) and add the following: "or other construction or improvement described in sections 1 and 2 hereof", and in the same line strike out the following: "Such notice may be in the following form:", and in lieu thereof begin a paragraph as follows:

"Such notice may be in the following form:"

In line 109, after the word "property" insert a comma (,) and add the following: "and there is now owing, or will become owing to the undersigned on account thereof, the sum of——dollars."

In line 113, strike out the words "of the" at the end of the line, and in line 114 strike out the words "number and", and insert in lieu thereof the words "showing the".

In line 116, strike out the word "anything" and insert in lieu thereof the word "any".

In line 119, strike out the numerals "8311" and insert in lieu thereof the words "three hereof", and immediately after said word "hereof" insert a period (.), and then begin a new paragraph, as follows:

"It shall be the duty of any person, firm or corporation furnishing machinery, material or fuel or performing labor of any kind, as aforesaid, to give a duplicate copy of the aforesaid notice to any mortgagee when requested in writing."

In line 127, strike out the word "he" and insert in lieu thereof the words "the owner, part owner, lessee or his authorized agent".

In line 134, after the word "part" strike out the comma (,), and after the word "only" in the same line insert a comma (,).

In line 135, strike out the period (.) and insert a semi-colon (;) and add the following: "but where the original contractor shall have furnished the statements and certificates as provided in section three hereof, the owner, part owner or lessee, may pay to such contractor out of the sum due and payable to him under his contract at the time said statements and certificates are furnished, any amount in excess of the claims and demands due from said original contractor to sub-contractors, material men and laborers as shown on said statements and certificates, or as shown by notices served on such owner, part owner or lessee by sub-contractors, material men and laborers as provided herein."

In line 160, after the word "building" insert the words "or leasehold)".

In line 161, after the word "is" and the following words "or was".

In line 170, strike out the words "and no inchoate right of dower".

In line 180, after the last word in said line add the following words: "or where machinery, material, fuel, or labor has been furnished for improvements or structures which are located on separate tracts or parcels of land but operated as an entire plant or concern, and".

In line 196, strike out the word "hereunder" and insert in lieu thereof the word "thereunder".

In line 280, strike out the following: "The court may at its discretion al-," and all of lines 281 and 282, and insert in lieu thereof the following: "When judgment shall be rendered in such proceeding, in favor of the parties succeeding therein, the court may at its discretion allow a reasonable attorney's fee, to be paid out of the fund realized for lien claimants."

In line 305, strike out the word "on"

In line 306, strike out the words "the written request of the owner," and in the same line, strike out the word "ten" and in lieu thereof insert "thirty"

In line 328, strike out the word "hereinafter" and insert in lieu thereof the word "hereinbefore"

In line 340, strike out the words at the end of the line "portion of the con-" and all of line 341.

In line 344, after the period (.) add the following sentence: "The word "person" includes a corporation or partnership or two or more persons having a joint or common interest."

C. B. WINTERS,
WM. H. SCHWEIKERT,
EDWARD R. MUELLER,
JAMES R. CLARK,

JAMES NYE,
WALTER G. AGLER,
WARREN J. DUFFEY,
JOHN R. KING.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Clark submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 284 — Mr. Clark, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 4, strike out "their", and in lieu thereof insert "his".

In line 5, after "duties" insert ",".

In line 5, after "dollars" insert ",".

In line 5, after "but" insert "shall".

In line 6, strike out "to exceed ten", and in lieu thereof insert "be employed more than twenty".

In line 9, strike out "ten" and in lieu insert "twenty".

In line 10, after "act" insert a period, and strike out the rest of the line.

In line 11, strike out "necessarily employed".

In line 17, strike out "in lieu of a five dollar per day fee".

In lines 18 and 19, strike out "two thousand five hundred" and in lieu thereof insert "two thousand two hundred (\$2200.00)".

In lines 32 and 33, strike out "neither of whom shall be an attorney at law, and".

In line 42, strike out "of all".

In line 3, strike out "so as".

E. B. STIVERS,
EDWARD R. MUELLER,
JAMES R. CLARK,
WALTER J. AGLER,
JAMES NYE,

C. B. WINTERS,
VIRGIL L. TERRELL,
WM. H. SCHWEIKERT,
WARREN J. DUFFEY,
JOHN R. KING.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Davis submitted the following report:

The standing committee on Constitutional Amendments and Initiative and Referendum, to which was referred H. B. No. 330 — Mr. Horwitz, having had the same under consideration, reports it back and recommends its passage.

M. A. WARNES,
W. R. DAVIS,
ED. H. BISHOP,
A. ROSS READ,

HARRY R. KEMERER,
HARRY F. VOLLMER,
WM. BEHNE.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Collins submitted the following report:

The standing committee on Corporations, to which was referred H. B. No. 438 — Mr. Colter, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 3, strike out the words "or along"; in the same line strike out the words "or right".

In line 4, strike out the words "of way"; in the same line strike out the words "or along".

In line 8, strike out the words "or right of way".

In line 11, strike out the word "property" and insert in lieu thereof the word "tracks".

PETER J. COLLINS,
ADAM FRICK,
GEO. F. DOSTER,

C. P. VENUS,
W. T. COLTER,
LOUIS H. CAPELLE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Criswell, of Coshocton, submitted the following report:

The standing committee on Dairy and Food Products, to which was

referred H. B. No. 352 — Mr. Schaefer, having had the same under consideration, reports it back, and recommends its passage.

HENRY L. SCHAEFER,
D. M. CRISWELL,
M. G. NUNGESSER,
V. J. VONDERHEIDE,

VAN S. DEATON,
C. B. SMITH,
MARTIN QUINLISK,
H. L. HASTINGS.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

H. B. No. 53 — Mr. King, of Franklin. To amend section 7965 of the General Code, relating to the duties of the state sealer of weights and measures.

H. B. No. 79 — Mr. McCormick. To amend section 3496 of the General Code, relating to the burial of paupers.

H. B. No. 92 — Mr. Cooper. To amend section 8622 of the General Code, relating to perpetuities and entailed estates.

H. J. R. No. 3 — Mr. Black, of Hamilton. Ratifying the proposed amendment to the Constitution of the United States, providing that Senators shall be elected by the people of the several states.

JNO. L. McDERMOTT,
M. A. BROADSTONE,
VINCENT ZMUNT,
WM. GREEN,
JAS. T. CARROLL,

FRANK W. THOMAS,
W. G. AGLER,
E. C. WOODWORTH,
EARL E. ERTEL,
W. D. FULTON.

The speaker of the House, in the presence of the House, signed said bills and joint resolution.

Mr. Smith, of Butler, submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 318 — Mr. Morris, having had the same under consideration, reports it back, and recommends its passage.

W. B. KILPATRICK,
THORNTON R. SNYDER,
V. J. VONDERHEIDE,
IRVIN F. SNYDER,

STEPHEN M. YOUNG,
PERCY TETLOW,
ALTON H. ETTLING,
CULBERTSON J. SMITH.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Diser submitted the following report:

The standing committee on Judiciary, to which was referred H. J.

R. No. 16 — Mr. Diser, having had the same under consideration, reports it back without recommendation.

W. B. KILPATRICK,
THORNTON R. SNYDER,
PERCY TETLOW,
J. CHAS. CRISWELL,
STEPHEN M. YOUNG,
IRVIN F. SNYDER,
ALTON H. ETTLING,
CULBERTSON J. SMITH,

J. R. B. KESSLER,
V. J. VONDERHEIDE,
JOHN F. KRAMER,
S. H. WILLIAMS,
PETER J. COLLINS,
C. A. REID,
OSCAR E. DISER.

The report was agreed to.

The resolution was ordered to be read in its regular order.

Mr Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 2 — Proposed by Initiative Petition, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended: In line 1, strike out "people" and insert "General Assembly". Strike out all after line 1, and insert the following:

SECTION 1. That any person holding office in this state, or in any municipality, county or any subdivision thereof, coming within the official classification in Section 38, Article 2, of the Constitution of the State of Ohio, who refuses and wilfully neglects to enforce the law, or to perform any official duty now or hereafter imposed upon him by law, or who is guilty of gross neglect of duty, gross immorality, drunkenness, misfeasance, malfeasance or nonfeasance, shall be deemed guilty of misconduct in office; upon complaint and hearing in the manner provided for herein shall have judgment of forfeiture of said office with all its emoluments entered thereon against him, creating thereby in said office a vacancy to be filled as prescribed by law. The proceedings provided for herein are in addition to impeachment and other methods or removal now authorized by law.

SECTION 2. Complaint for the removal of public officers on any of the grounds enumerated in preceding section shall be commenced by the filing of a written statement specifically setting forth the charge, signed in their own hand writing by at least two per cent of the qualified electors within the designated limits for which said officer was elected, as shown by the number of votes cast at the next preceding general election. Signatures to said complaint may be obtained by the circulation of copies thereof for such signatures. Only signatures attached to such copies whereby the party before signing was afforded the opportunity of reading such complaint will be counted, and all such copies will be treated as originals. Said complaint, in copies or singly as the case may be, with all the signatures attached as aforesaid, shall be fastened as one document and filed with the governor of the state, or the Common Pleas Judge of the county wherein the officer against whom the complaint is filed resides. The Governor or Judge shall cause a copy of said statement to be served upon the Mayor or other officer in not less than ten days before the hearing. The hearing herein provided for shall be had within thirty days from the date of the filing of the complaint by said electors. The proceedings had by the Governor or Judge upon such removal shall be matters of public record and a full detailed statement of the reasons for such

removal shall be filed by the Governor in the office of the Secretary of State, or by the Judge with the Clerk of the Court, and shall be made a matter of public record therein.

SECTION 3. The decision of the governor so filed with the reasons therefor shall be final. The governor or judge may suspend the officer pending such investigation. The governor may subpoena witnesses for the hearing and the adjutant-general or the sheriff of the county in which the witnesses live, or the county in which the hearing is to occur, shall serve the subpoenas. The witness fees and other fees shall be the same as in civil cases. The governor shall have authority to compel the attendance of the witnesses and have the same powers therein as are now authorized to be exercised by the court of common pleas. Expenses for such hearing shall be paid out of the general revenue fund of the state when such hearing is before the governor upon the warrant of the governor. When such hearing is before the judge of the court of common pleas in the county where such officer resides, such court is authorized to subpoena witnesses and compel their attendance in the same manner as said court is now authorized in civil cases, and the expenses shall be paid out of the general revenue fund of the county.

SECTION 4. The decision of the court of common pleas may be reviewed on error by the court of appeals. The transcript of the record and the petition in error shall be filed in such court of appeals in not more than thirty days after the decision is rendered and the journal entry made by the court of common pleas. Such petition in error may be filed only after leave has been granted by the court for good cause shown at a hearing of which the attorneys for both the officer and the prosecution have been duly notified. Such court of appeals shall have jurisdiction to hear such case at any place in the judicial district in which such court may be sitting, and such court shall hear such case in not more than thirty days after the filing of the petition in error. The decision of such court in refusing to allow a petition in error to be filed, or in the passing upon the merits of the case in the error proceedings, shall be final. If the court of appeals review the proceedings herein provided for in any other county within their judicial district other than the county wherein the officer complained against resides, said court of appeals shall transmit their findings with the reasons therefor to the clerk of the court of common pleas of the county wherein the officer complained against resides, with instructions to said clerk to make the findings of said court a matter of record upon the journal of said court in the county wherein the officer complained against resides. If any officer is removed and the law provides no means for filling the vacancy, the county board of deputy supervisors of elections in such county shall order a special election to fill such vacancy in the unit of government in which such officer removed was elected.

W. B. KILPATRICK,
S. H. WILLIAMS,
V. J. VONDERHEIDE,
PERCY TETLOW,
J. R. B. KESSLER,
THORNTON R. SNYDER,

CULBERTSON J. SMITH,
PETER J. COLLINS,
JOHN F. KRAMER,
J. CHAS. CRISWELL,
IRVIN F. SNYDER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Tetlow submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 181 — Mr. Chapman, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 3 after the word "factory" insert the words "workshop, hotel, restaurant".

In line 5 after the word "factory" insert the words "workshop, hotel, restaurant".

In line 7 after the word "factory" insert the words "workshop, hotel, restaurant".

In line 1 at the beginning of the section strike out the word "Every" and in lieu thereof substitute the words "Except in case of extraordinary emergency every".

PERCY TETLOW,
JAMES NYE,
O. B. CHAPMAN,
ALFRED ROBINSON,
FRANK W. THOMAS,
W. B. KILPATRICK,

FRANK B. FELL,
LAWRENCE BRENNAN,
FRANK P. LAMBERT,
JOHN C. HOFFMAN,
HARRY F. VOLLMER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Tetlow submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 61 — Mr. Chapman, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 21 strike out the word "in" and in lieu thereof substitute the words "interfere with".

PERCY TETLOW,
O. B. CHAPMAN,
ALFRED ROBINSON,
FRANK W. THOMAS,
W. B. KILPATRICK,

FRANK B. FELL,
LAWRENCE BRENNAN,
FRANK P. LAMBERT,
JOHN C. HOFFMAN,
HARRY F. VOLLMER.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Orlikowski submitted the following report:

The standing committee on Manufactures and Commerce, to which was referred H. B. No. 344 — Mr. Orlikowski, having had the same under consideration, reports it back and recommends its passage.

VIRGIL J. TERRELL,
N. H. HUNTER,
C. B. SMITH,
BERNARD ORLIKOWSKI,

WARREN J. DUFFEY,
W. O. JACKSON,
LOUIS HORWITZ.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 319 — Mr. Black, of Hamilton. To amend section 5649-5b of the General Code, relating to taxation.

H. B. No. 381 — Mr. Cowan. To make partial appropriations for the last three-quarters of the fiscal year ending November 15, 1913, and the first quarter of the fiscal year ending February 15, 1914.

M. A. BROADSTONE,
VINCENT ZMUNT,
J. E. HOLDEN,
JAS. T. CARROLL,

FRANK W. THOMAS,
W. D. FULTON,
EARL E. ERTEL.

The speaker of the House, in the presence of the House, signed said bills.

Mr. Smith, of Morgan, submitted the following report:

The standing committee on Manufactures and Commerce, to which was referred H. B. No. 404 — Mr. Smith, of Morgan, having had the same under consideration, reports it back, and recommends its passage.

VIRGIL J. TERRELL,
W. O. JACKSON,
N. H. HUNTER,

C. B. SMITH,
BERNARD ORLIKOWSKI,
WARREN J. DUFFEY.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Jenkins submitted the following report:

The standing committee on Prisons and Prison Reform, to which was referred S. B. No. 111 — Mr. Greenlund, having had the same under consideration, reports it back, and recommends its passage.

ED. H. BISHOP,
SAMUEL J. BLACK,
M. J. JENKINS,
S. H. WILLIAMS,
PETER J. COLLINS,

S. C. ANDERSON,
F. J. KILRAIN,
MARTIN QUINLISK,
C. M. FOREMAN.

The report was agreed to.

The bill was ordered to be read the second time in its regular order. The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 29 — Mr. Howard. Relative to printing twenty-five hundred additional copies of Senate Bill No. 203 — Mr. Greenlund.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Barthelmeh moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?" the yeas and nays were taken, and resulted — yeas 96, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Rhulman,
Anderson,	of Morrow,	Kessler,	Robinson,
Barthelmeh,	Davis,	Kilrain,	Schweikert,
Beatty,	Deaton,	King,	Scott,
Behne,	Detrick,	of Ashtabula,	Shanley,
Beyer,	Dickson,	King,	Siebert,
Bigelow,	Donaldson,	of Franklin,	Smith,
Bishop,	Doster,	Kramer,	of Butler,
Black,	Ertel,	Lambert,	Smith,
of Wyandot,	Fell,	Leist,	of Morgan,
Bonnell,	Fellinger,	Lowry,	Snyder,
Bour,	Foreman,	McCormick,	of Hamilton,
Brown,	Freeman,	McGuffey,	Snyder,
of Ashland	Frick,	Morris,	of Pickaway,
Brown, of Union,	Fulton,	Mueller,	Sweeney,
Cameron,	Gilson,	Murphy,	Tetlow,
Capelle,	Guthery,	Nungesser,	Thatcher,
Carroll,	Hastings,	Nye,	Thomas,
Chapman	Hite,	Orlikowski,	Venus,
Clark,	Hoaglin,	Orrison,	Vonderheide,
Collins,	Hoffman,	Pence,	Welsh,
Colter,	Hoover,	Plank,	White,
Conover,	Horwitz,	Plumb,	Williams,
Cowan,	Hunter,	Quinlisk,	Winans,
Crawford,	Jackson,	Read,	Wintermute,
Criswell,	Jenkins,	of Summit,	Young—96.
of Coshocton,	Kathe,	Reighard,	

The resolution was adopted.

Mr. Jenkins submitted the following report:

The standing committee on Prisons and Prison Reform to which was referred S. B. No. 112 — Mr. Greenlund, having had the same under consideration, reports it back, and recommends its passage.

M. J. JENKINS,
SAMUEL J. BLACK,
ED. H. BISHOP,
S. H. WILLIAMS,
PETER J. COLLINS,

S. C. ANDERSON,
MARTIN QUINLISK,
C. M. FOREMAN,
F. J. KILRAIN.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Thatcher submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 242 — Mr. Kilpatrick, having had the same under consideration, reports it back.

JOS. LUSTIG,
G. M. PLUMB,
GEO. M. HOAGLIN,
JAS. T. CARROLL,

O. J. THATCHER,
ALTON H. ETILING,
J. CHAS. CRISWELL.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Thatcher submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 102 — Mr. Tetlow, having had the same under consideration, reports it back.

ALTON H. ETLING,
JAS. T. CARROLL,
J. CHAS. CRISWELL,

GEO. M. HOAGLIN,
G. M. PLUMB,
JOS. LUSTIG.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Thatcher submitted the following report:

The standing committee on Phraseology, to which was referred S. B. No. 26 — Mr. Dollison, having had the same under consideration, reports it back with the following amendment.

In line 10 strike out "therefor".

O. J. THATCHER,
G. M. PLUMB,

ALTON H. ETLING,
GEO. M. HOAGLIN.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Thatcher submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 35 — Mr. Nye, having had the same under consideration, reports it back with the following amendments:

In line 5, insert comma after "unless."

In line 5, insert comma after "locomotive."

In line 6, insert comma after "cars."

G. M. PLUMB,
ALTON H. ETLING,
JAS. T. CARROLL,

GEO. M. HOAGLIN,
J. CHAS. CRISWELL,
JOS. LUSTIG.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Thatcher submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 87 — Mr. Welsh, having had the same under consideration, reports it back with the following amendment:

In line 8 insert a comma after the word "reservoirs".

ALTON H. ETLING,
J. CHAS. CRISWELL,
JAS. T. CARROLL,

GEO. M. HOAGLIN,
G. M. PLUMB,
JOS. LUSTIG.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 51 — Mr. Sweeney, having had the same under consideration, reports it back with the following amendments:

In line 4 insert comma after "whatsoever".

Insert "to" before "treat."

In line 5 insert "to" before "restore". Also insert "to" before "treat".

In line 7 insert comma after "and" and after "thereof".

In line 11 insert comma after "periodical".

GEO. M. HOAGLIN,
J. CHAS. CRISWELL,
G. M. PLUMB,
JAS. T. CARROLL,

O. J. THATCHER,
ALTON H. ETLING,
JOSEPH LUSTIG.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 108 — Mr. Doster, having had the same under consideration, reports it back, with the following amendments:

In line 2, insert "elevator" after "passenger". Also comma before "except".

In line 2a, strike out "that" and insert "as".

In line 2b, strike out "that" and insert in lieu thereof "as".

In line 3, insert correct spelling of "accommodate" by inserting "m".

In line 3a, insert comma after "shall" and also after "act".

In line 4, insert comma after "same".

In line 5, insert comma after "landing".

In line 6, strike out "thereafter" and in lieu thereof insert "hereafter".

In line 8, strike out comma after "device".

In line 12, insert comma after "factories".

In line 14, strike out comma before "certifying".

In line 16b strike out comma after "elevator".

In line 18, insert comma after "and".

In line 19, strike out the figures "\$100.00"

In line 20, strike out the figures "\$500.00," and strike out comma after "days".

GEO. M. HOAGLIN,
J. CHAS. CRISWELL,
G. M. PLUMB,
JAS. T. CARROLL,

O. J. THATCHER,
ALTON H. ETLING,
JOSEPH LUSTIG.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 123 — Mr. Capelle, having had the same under consideration, reports it back with the following amendments.

In line 2, strike out "so as"

In line 12, continue line 13, thereby eliminating paragraph.

In line 17, continue line 18, thereby eliminating paragraph.

In line 20, continue line 21, thereby eliminating paragraph.

In line 23, insert comma after "year"

In line 25, insert comma after "January"

In line 26, continue line 27, thereby eliminating paragraph.

In line 27, insert comma after "February"

In line 28, continue line 29, thereby eliminating paragraph.

In line 29, insert comma after "March"

In line 30, strike out semi colon and in lieu thereof insert period.

In line 31, insert comma after "be"

In line 32, insert comma after "hereby"

GEO. M. HOAGLIN,
J. CHAS. CRISWELL,
G. M. PLUMB,
JAS. T. CARROLL,

O. J. THATCHER,
ALTON H. ETLING,
JOSEPH LUSTIG.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 263 — Mr. King, of Ashtabula, having had the same under consideration, reports it back with the following amendments:

In line 57 strike out "or" and insert "nor".

In line 59 insert comma after "hereby".

O. J. THATCHER,
J. CHAS. CRISWELL,
G. M. PLUMB,

ALTON H. ETLING,
GEO. M. HOAGLIN,
JAS. T. CARROLL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Criswell, of Morrow, submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 226 — Mr. Cowan, having had the same under consideration, reports it back with the following amendments:

In line 3 strike out the words "so and as" at the beginning of the line.

In line 25 after the first word "insurance" insert the words "as follows" using a colon after "follows": then commence the word "life" with a capital letter.

In line 45 place comma after words "be" and "hereby."

J. CHAS. CRISWELL,
GEO. M. HOAGLIN,
G. M. PLUMB,
O. J. THATCHER,

JOSEPH LUSTIG,
ALTON H. ETLING,
JAS. T. CARROLL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee of Phraseology, to whom was referred S. B. No. 1 — Mr. Hudson, reports it back with the following amendments:

In line 2, insert comma (,) after the word "effect".

In line 21, insert comma (,) after the word "board", and after the word "provided".

In line 23, strike out the following "(\$250.00)".

In line 102, insert the word "or" after the word "rendered".

In line 106, strike out the following: "(\$10.00)", also in the same line strike out the following: "(\$15.00)".

In line 108, strike out the following: "(\$10.00)".

In line 109, strike out the following: "(\$15.00)".

In line 157-b strike out the word "engineer" and insert in lieu thereof the word "engineers".

In line 157-a, strike out the word "supervisor" and insert in lieu thereof the word "supervisors".

GEO. M. HOAGLIN,
G. M. PLUMB,
JAS. T. CARROLL,

O. J. THATCHER,
J. CHAS. CRISWELL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bishop submitted the following report:

The standing committee on Prisons and Prison Reform, to which was referred H. B. No. 454 — Mr. Black, of Wyandot, having had the same under consideration, reports it back, and recommends its passage.

S. H. WILLIAMS,
ED. H. BISHOP,
SAMUEL J. BLACK,

M. J. JENKINS,
F. J. KILRAIN,
PETER J. COLLINS.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Bishop submitted the following report:

The standing committee on Prisons and Prison Reform, to which was referred H. B. No. 452 — Mr. Black, of Wyandot, having had the same under consideration, reports it back, and recommends its passage.

S. H. WILLIAMS,
ED. H. BISHOP,
SAMUEL J. BLACK,

M. J. JENKINS,
F. J. KILRAIN,
PETER J. COLLINS.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 106 — Mr. Young, having had the same under con-

sideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all after the word "court" in line 6, and insert in lieu thereof the following: "having jurisdiction of all actions and causes of which a justice of the peace has jurisdiction, is established and maintained; and no justice of the peace shall have or exercise jurisdiction in any civil or criminal action upon or over the person or property of any person residing in the township in which such court is maintained, unless such person shall be jointly or jointly and severally liable with a defendant residing in the township for which said justice of the peace is elected; provided that nothing herein shall prevent the exercise by a justice of the peace of jurisdiction in criminal actions where the offense is committed in the township for which such justice is elected, nor prevent any justice of the peace enforcing by proper process the collection of judgments lawfully rendered.

STEPHEN M. YOUNG,
LAWRENCE BRENNAN,
A. ROSS READ,
ROBERT BLACK,

ED. H. BISHOP,
JOHN F. GILSON,
CHAS. A. ORRISON.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Bour submitted the following report:

The standing committee on Public Buildings and Lands, to which was referred S. B. No. 89—Mr. Lloyd, having had the same under consideration, reports it back, and recommends its passage.

R. R. BOUR,
W. T. COLTER,
WM. C. MCGUFFEY,
LAWRENCE BRENNAN,

W. M. BROWN,
R. REYNOLDS,
HARRY F. VOLLMER.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Cameron submitted the following report:

The standing committee on Public Health, to which was referred H. B. No. 105—Mr. Schaefer, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5 after the word "hospital" insert the words "sanatorium or sanitarium".

In line 6 strike out the word "was" and in lieu thereof insert the word "is".

In line 7 strike out the word "two" and in lieu thereof insert the word "one".

In line 7, after the comma insert the words "sanatoria or sanitaria".

In line 8 strike out the word "of".

In line 9 after the word "hospital" insert the word "sanatorium".

In line 15 strike out the word "far" and in lieu thereof insert the word "for".

In line 15 strike out the word "when".

In line 16 after the period insert the following:

"Such compensation and expenses of the members of the board of examiners, and the necessary expenses of the board, shall be paid out of the state treasury, upon a warrant of the auditor of state, issued upon vouchers signed by the president and secretary-treasurer of the board. No money in excess of the amount paid into the state fund, shall be paid by the state for the said compensation and expenses."

In line 17 strike out the words "be the" and in lieu thereof insert the words "act as".

In line 17 after the word "treasurer" insert a comma.

In line 18 after the word "the" insert the word "secretary" and a dash (—).

In line 19 strike out the word "five" and in lieu thereof insert the word "one".

In line 19 strike out the words "with sureties approved by the board" and in lieu thereof insert the words "to the state of Ohio".

In line 20, after the word "secretary" insert a dash (—) and the word "treasurer".

In line 23, after the word "hospitals" insert a comma and the word "sanatoria".

In line 24, strike out the word "sanitariums" and in lieu thereof insert the word "sanitaria".

In line 27, after the word "secretary" insert a dash (—) and the word "treasurer".

In line 27, after the word "to" insert the word "public".

In line 27, after the word "inspection" place a period.

In line 27, after the word "inspection" strike out the remainder of line.

Strike out all of line 28.

In line 29, after the word "June" strike out the numeral "1" and in lieu thereof write the word "one".

In line 30, strike out the words "at least".

In line 30, after the word "year" strike out all of the line and insert as follows: "The first Tuesday in December and the first Tuesday in June".

In line 30, after the word "year" insert a comma.

Strike out all of lines 31 and 32, and in line 33 to the period.

In line 33, strike out the word "said" and in lieu thereof insert the word "such".

In line 34, strike out the comma and the word "and".

In line 35, strike out the word "of" and in lieu thereof insert the word "to".

In line 36, after the word "the" insert the word "secretary" and a dash (—).

In line 37 strike out the word "five" and in lieu thereof insert the word "fifteen".

In line 37 after the period strike out all of the remainder of the line.

Strike out lines 38 and 39.

In line 45 strike out the word "his" and in lieu thereof insert the word "such".

In line 45 strike out the word "therein".

In line 46 strike out the words "one dollar" and in lieu thereof insert the words "fifty cents".

In line 48 strike out the word "three" and in lieu thereof insert the word "one".

In line 49 after the letter "a" insert the word "first grade".

In line 50 strike out the words "such other education as the board may deem sufficient" and in lieu thereof insert the words "its equivalent" and a comma.

In line 51 after the word "hospital" insert the word "sanatorium".

In line 51 after the word "standing" strike out the comma.

In line 52 strike out the words "and recognized".

In line 54 strike out the word "two" and in lieu thereof insert the word "one".

In line 54 place a comma after the word "hospitals" and insert the word "sanatoria".

In line 54 strike out the word "sanitariums" and in lieu thereof insert the word "sanitaria".

In line 56 after the word "hospital" place a comma and insert the word "sanatorium".

In line 61 after the comma strike out all of the remainder of the line. Strike out line 62.

In line 63, strike out all up to the word "all".

In line 63 strike out the article "a".

In line 66, strike out the word "five" and in lieu thereof insert the word "fifteen".

In line 66, strike out the word "applicants" and in lieu thereof insert the word "application".

In line 67, strike out the numeral "1" and in lieu thereof insert the word "one".

In line 67, strike out the numerals "1915" and in lieu thereof insert the numerals "1916".

In line 68, strike out the words "two years' course," and in lieu thereof insert the words "course of two years".

In line 68, strike out the words "one year".

In line 68, after the word "training" insert the words "of one year".

In line 70 strike out the numeral "1" and in lieu thereof insert the word "one".

In line 70, strike out the numerals "1915" and in lieu thereof insert the numerals "1916".

In line 71, strike out the words "as preventing" and in lieu thereof insert the words "to prevent".

In line 72, strike out the word "prohibiting" and in lieu thereof insert the words "to prohibit".

In line 73, strike out the words "or otherwise".

In line 74, strike out the words "trained nurse".

In line 76, strike out the numerals "1915" and in lieu thereof insert the numerals "1916".

In line 78, strike out the words "trained nurse" in both places and in lieu thereof insert the word "graduate" and a comma.

In line 80, strike out the words "trained nurse", and in lieu thereof insert the word "graduate" and a comma.

In line 80, strike out the word "much", and in lieu thereof insert the word "such".

In line 82, after the word "as", insert the words "a graduate or".

In line 83, after the word "may", insert the words "suspend or".

In line 86, after the word "is", insert the words "suspended or".

In line 87, strike out the numerals "30", and in lieu thereof insert the word "thirty".

In line 88, strike out the word "refuse", and in lieu thereof insert the word "suspend".

In line 89, after the word "said", strike out the remainder of the line and all of lines 90 and 91, and in lieu thereof insert as follows: "secretary-treasurer of this board to enforce the provisions of law relating to the practice of nursing in this state. If she has knowledge or notice of a violation of such law, she shall investigate the matter, and upon probable cause appearing, file complaint and prosecute the offender. When requested by the secretary-treasurer the prosecuting attorney of the proper county shall take charge of and conduct such proper prosecution."

In line 92 strike out the word "violating", and in lieu thereof insert the words "who shall violate".

Additional section 9. "nothing in this act shall, in any way, be construed to be in conflict with the laws of this state relating to the practice of medicine and surgery."

R. B. CAMERON,
GEO. F. DOSTER,
HENRY L. SCHAEFER,
D. M. CRISWELL,

W. S. KING,
W. M. DICKSON,
G. J. C. WINTERMUTE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Cameron submitted the following report:

The standing committee on Public Health, to which was referred S. B. No. 106 — Mr. Mooney, having had the same under consideration, reports it back, and recommends its passage.

R. B. CAMERON,
G. J. C. WINTERMUTE,
W. M. DICKSON,
W. S. KING,
D. M. CRISWELL,

GEO. F. DOSTER,
H. L. SCHAEFER,
J. V. WINANS,
JOHN F. GILSON,
HARRY R. KEMERER.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Cameron submitted the following report:

The standing committee on Public Health, to which was referred H. B. No. 200 — Mr. Warnes, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

After the enacting clause insert the words "Section 1."

In line 106 strike out the word "forty" and in lieu thereof insert the word "twenty-five".

In line 106 strike out the word "seventy-five" and in lieu thereof insert the words "one hundred".

In line 108 strike out the word "one" and in lieu thereof insert the word "two".

In line 113 insert "Section 2".

R. B. CAMERON,
W. S. KING,
GEO. F. DOSTER,
GEO. M. MORRIS,
W. M. DICKSON,

D. M. CRISWELL,
G. J. C. WINTERMUTE,
HENRY L. SCHAEFER,
HARRY R. KEMERER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Cameron submitted the following report:

The standing committee on Public Health, to which was referred H. B. No. 353 — Mr. Schaefer, having had the same under consideration, reports it back, and recommends its passage.

R. B. CAMERON,
GEO. F. DOSTER,
D. M. CRISWELL,
W. S. KING,
W. M. DICKSON,

G. J. C. WINTERMUTE,
JOHN F. GILSON,
HENRY L. SCHAEFER,
HARRY R. KEMERER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Cameron submitted the following report:

The standing committee on Public Health, to which was referred H. B. No. 409 — Mr. Thomas, having had the same under consideration, reports it back, and recommends its passage.

R. B. CAMERON,
J. W. WINANS,
G. J. C. WINTERMUTE,
W. M. DICKSON,
W. S. KING,

D. M. CRISWELL,
GEO. F. DOSTER,
JOHN F. GILSON,
HENRY L. SCHAEFER,
HARRY R. KEMERER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Smith, of Morgan, submitted the following report:

The standing committee on Public Highways, to which was referred H. B. No. 345 — Mr. Conover, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 3, strike out the numerals "3741."

W. A. HITE,
EARL E. ERTEL,
C. B. SMITH,
FRANK B. FELL,
B. H. KATHE,
W. A. RUHLMAN,

LOUIS HORWITZ,
WILL E. MURPHY,
S. C. ANDERSON,
M. J. WALSH,
C. H. McCORMICK.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Walsh submitted the following report:

The standing committee on Public Highways, to which was referred H. B. No. 369 — Mr. Wintermute, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 11, after the word "of" appearing the first time insert the word "a".

W. A. HITE,
EARL E. ERTEL,
W. A. RUHLMAN,
WILL E. MURPHY,
S. C. ANDERSON,
C. H. McCORMICK,

C. B. SMITH,
M. J. WALSH,
FRANK B. FELL,
LOUIS HORWITZ,
B. H. KATHE.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Horwitz submitted the following report:

The standing committee on Public Highways, to which was referred H. B. No. 171 — Mr. Reighard, having had the same under consideration, reports it back and recommends that it be indefinitely postponed.

W. A. HITE,
EARL E. ERTEL,
W. A. RUHLMAN,
WILL E. MURPHY,
S. C. ANDERSON,
C. H. McCORMICK,

C. B. SMITH,
M. J. WALSH,
FRANK B. FELL,
LOUIS HORWITZ,
B. H. KATHE.

The report was agreed to, and the bill was ordered to be indefinitely postponed.

Mr. Ertel submitted the following report:

The standing committee on Public Highways, to which was referred H. B. No. 229 — Mr. Behne, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 11, after the numeral "6858" insert "of the General Code".

W. A. HITE,
EARL E. ERTEL,
C. B. SMITH,
FRANK B. FELL,
B. H. KATHE,
W. A. RUHLMAN,

LOUIS HORWITZ,
WILL E. MURPHY,
S. C. ANDERSON,
C. H. McCORMICK,
M. J. WALSH.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Ertel submitted the following report:

The standing committee on Public Highways, to which was referred H. B. No. 444 — Mr. Hite, having had the same under consideration,

reports it back with the following amendments, and recommends its passage when so amended:

In line 12, strike out the word "person" and insert in lieu thereof the word "persons".

In line 68, strike out the word "and" and insert in lieu thereof the word "of".

W. A. HITE,
EARL E. ERTEL,
W. A. RUHLMAN,
WILL E. MURPHY,
S. C. ANDERSON,
C. H. McCORMICK,

C. B. SMITH,
M. J. WALSH,
FRANK B. FELL,
LOUIS HORWITZ,
B. H. KATHE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Dickson submitted the following report:

The standing committee on Public Schools, to which was referred H. B. No. 239 — Mr. Hoaglin, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5, strike out the words "the year nineteen hundred and thirteen" and insert in lieu thereof the words "the first day of September, 1914".

In line 10, strike out the words "the year nineteen hundred and fourteen" and insert in lieu thereof the words "the first day of September 1915".

In line 15, strike out the words "the year nineteen hundred and fifteen" and insert in lieu thereof the words "the first day of September, 1916".

In line 33, strike out the words "the year nineteen hundred and thirteen" and insert in lieu thereof the words "the first day of September, 1914".

In line 38, strike out the words "the year nineteen hundred and fourteen" and insert in lieu thereof the words "the first day of September, 1915".

In line 43, strike out the words "the year nineteen hundred and fifteen" and insert in lieu thereof the words "the first day of September, 1916".

In line 7, after the second word "or" insert the word "has".

In line 12, after the second word "or" insert the word "has".

In line 17, after the word "or" insert the word "has".

In line 35, after the second "or" insert the word "has".

In line 40, after the second "or" insert the word "has".

In line 45, after the word "or" insert the word "has".

W. M. DICKSON,
FRED BARTHELMEH,
JOHN J. SHANLEY, SR.,
GEO. M. HOAGLIN,
GUY DETRICK,

JOHN F. KRAMER,
CHAS. D. BROWN,
J. V. WINANS,
VAN S. DEATON,
GEO. M. MORRIS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Barthelmeh submitted the following report:

The standing committee on Public Schools, to which was referred H. B. No. 401 — Mr. Deaton, having had the same under consideration, reports it back, and recommends its passage.

FRED BARTHELMEH,
JOHN J. SHANLEY, SR.,
GEO. M. HOAGLIN
GUY DETRICK,
JOHN F. KRAMER,

C. D. BROWN,
J. V. WINANS,
VAN S. DEATON,
GEO. M. MORRIS,
G. G. O. PENCE.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Barthelmeh submitted the following report:

The standing committee on Public Schools, to which was referred H. B. No. 273 — Mr. Doster, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5, strike out the words "state commissioner of schools" and insert in lieu thereof the words "superintendent of public instruction".

In line 14, strike out the words "state commissioner of schools" and insert in lieu thereof the words "superintendent of public instruction".

In line 45, after the comma (,) insert the following: "or so crippled as to be physically unable to care for himself without assistance."

In line 46, strike out the word "or" and in lieu thereof insert a comma (,), and in the same line after the last comma (,) insert the words "or crippled".

FRED BARTHELMEH,
JOHN J. SHANLEY, SR.,
GEO. M. HOAGLIN
GUY DETRICK,
JOHN F. KRAMER,

C. D. BROWN,
J. V. WINANS,
VAN S. DEATON,
GEO. M. MORRIS,
G. G. O. PENCE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Jackson submitted the following report:

The standing committee on Public Utilities, to which was referred H. B. No. 456 — Mr. Plumb, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 15, strike out the word "trustee" and insert in lieu thereof the word "trustees".

LOUIS H. CAPELLE,
W. O. JACKSON,
W. A. RHULMAN,
CHAS. A. ORRISON,

DON P. MILLS,
M. A. WARNES,
JOHN R. KING.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Foreman submitted the following report:

The standing committee on Public Waterways, to which was referred H. B. No. 339 — Mr. Brown, of Union, having had the same under consideration, reports it back, and recommends its passage.

C. M. FOREMAN,
C. A. ORRISON,
CHAS. D. BROWN,
S. C. ANDERSON,

BERNARD ORLIKOWSKI,
G. G. O. PENCE,
EDWARD R. MUELLER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Donaldson submitted the following report:

The standing committee on State and Economic Betterment, to which was referred H. B. No. 41 — Mr. Read, of Summit, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all after the enacting clause and insert the following:

"SECTION 1. That upon application of any responsible organization, or a group of at least seven citizens, all school grounds and school houses, as well as all other buildings under the supervision and control of the state, or buildings maintained by taxation under the laws of Ohio, shall be available for use as social centers for the entertainment and education of the people, including the adult and youthful population, and for the discussion of all topics tending to the development of personal character and of civic welfare. Such occupation, however, should not seriously infringe upon the original and necessary uses of such properties. Those in charge of such buildings shall prescribe such rules and regulations for their occupancy and use as herein provided as will secure a fair, reasonable and impartial use of the same.

SECTION 2. The organization or group of citizens applying for the use of properties as specified in section one of this act shall be responsible for any damage done them over and above the ordinary wear, and shall, if required, pay the actual extra expense incurred for janitor service, light and heat.

SECTION 3. Boards of county commissioners shall be and are hereby authorized at their discretion to provide for the organization and maintenance of civic and social centers throughout the county, to employ an expert director who shall superintend and administer the same, and to levy a tax and create a fund for the payment of all expenses involved in the social, and educational work contemplated in this act; provided, however, that any municipality carrying on similar work shall, at the option of the city council or other governing body, be exempt from the operation of this act. The board of county commissioners at their option may, or, upon petition of ten per cent of the qualified school electors of the county, shall refer the question of providing for this social, educational and recreational work to a vote of the aforesaid electors of the county or of such portions of the same as are affected by this act."

H. N. DONALDSON,
A. ROSS READ,
O. J. THATCHER,

PERCY TETLOW,
GEO. M. HOAGLIN.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Ertel submitted the following report:

The standing committee on Supplies and Expenditures, to which was referred H. R. No. 51 — Mr. Ertel, having had the same under consideration reports it back with the following amendment and recommends its adoption:

Strike out "The Western Union Telegraph Co., — synchronized time service \$20.25".

M. L. SWEENEY,
EARL E. ERTEL,
W. M. BROWN,
P. J. COLLINS,

LOUIS H. CAPELLE,
JAMES A. FREEMAN,
JOHN C. HOFFMAN,
SMITH L. WELSH.

The question being "Shall the resolution be adopted?" the yeas and nays were taken, and resulted — yeas 80, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Schweikert,
Anderson.	Detrick,	of Ashtabula,	Scott,
Barthelmeh,	Dickson,	King,	Shanley,
Beyer,	Donaldson,	of Franklin,	Siebert,
Bigelow,	Doster,	Kramer,	Smith,
Bishop,	Duffey,	Lambert,	of Butler,
Black,	Ertel,	Leist,	Smith,
of Wyandot,	Fellinger,	McCormick,	of Morgan,
Brown, of Union,	Freeman,	Mills,	Snyder,
Cameron,	Frick,	Morris,	of Hamilton,
Capelle,	Fulton,	Mueller,	Sweeney,
Carroll,	Guthery,	Nungesser,	Tetlow,
Chapman	Hastings,	Orlikowski,	Thatcher,
Clark,	Hite,	Orrison,	Thomas,
Collins,	Hoaglin,	Pence,	Venus,
Colter,	Horwitz,	Plumb,	Warnes,
Cowan,	Hunter,	Read, of Summit,	Welsh,
Crawford,	Jackson,	Reighard,	White,
Criswell,	Kathe,	Reynolds,	Williams,
of Coshocton,	Kemerer,	Rhulman,	Winans,
Criswell,	Kessler,	Robinson,	Wintermute,
of Morrow,	Kilrain,	Schaefer,	Young—80.

The resolution was adopted.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 430 — Mr. Reighard, having had the same under consideration, reports it back and recommends it be indefinitely postponed.

STEPHEN M. YOUNG,
A. ROSS READ,
ROBT. BLACK,

ED. H. BISHOP,
CHAS A. ORRISON.
H. S. BIGELOW.

The report was agreed to, and the bill was ordered to be indefinitely postponed.

Mr. Colter submitted the following report:

The standing committee on Public Building and Lands, to which was referred H. B. No. 342 — Mr. Behne, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out lines 2 and 3 and insert in lieu thereof: "SECTION 1. That section 5629 of the General Code be supplemented by the enactment of section 5629-1, to read as follows:".

In line 14 strike out "7" and insert in lieu thereof "6".

R. R. BOUR,
LAWRENCE BRENNAN,
WM. C. McGUFFEY,

R. R. REYNOLDS,
W. M. BROWN,
W. T. COLTER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 349 — Mr. Fellingner, having had the same under consideration, reports it back, and recommends its passage.

ROBERT BLACK,
A. ROSS READ,
ED. H. BISHOP,

CHAS. A. ORRISON,
STEPHEN M. YOUNG,
H. S. BIGELOW.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 384 — Mr. Detrick, having had the same under consideration, reports it back and recommends its passage.

ROBERT BLACK,
ED. H. BISHOP,
A. ROSS READ,

STEPHEN M. YOUNG,
CHAS. A. ORRISON,
LAWRENCE BRENNAN.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 422 — Mr. Lustig, having had the same under consideration, reports it back and recommends it be indefinitely postponed.

ROBERT BLACK,
A. ROSS READ,
STEPHEN M. YOUNG,
T. E. HOOVER,

ED. H. BISHOP,
JOHN F. GILSON,
CHAS. A. ORRISON.

The report was agreed to and the bill was ordered to be indefinitely postponed.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 348 — Mr. Fellingner, having had the same under consideration, reports it back, and recommends its passage.

ROBERT BLACK,
A. ROSS READ,
H. S. BIGELOW,

STEPHEN M. YOUNG,
CHAS. A. ORRISON,
ED. H. BISHOP.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black of Hamilton, submitted the following report:

The Standing committee on Privileges and Elections to which was referred H. B. No. 395, Mr. Orrison, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 2 strike out words "so as".

ROBERT BLACK,
CHAS. A. ORRISON,
ED. H. BISHOP,

LAWRENCE BRENNAN,
A. ROSS READ,
H. S. BIGELOW.

The amendment was agreed to. The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 350 — Mr. Fellinger, having had the same under consideration, reports it back, and recommends it passage.

ROBERT BLACK,
A. ROSS READ,
H. S. BIGELOW,

ED. H. BISHOP,
CHAS. A. ORRISON.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 398 — Mr. Capelle, having had the same under consideration, reports it back, and recommends it be indefinitely postponed.

ROBERT BLACK,
A. ROSS READ,
ED. H. BISHOP,

STEPHEN M. YOUNG,
LAWRENCE BRENNAN.

The report was agreed to and the bill was ordered to be indefinitely postponed.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 428 — Mr. Orrison, having had the same under consideration, reports it back, and recommends its passage.

ROBERT BLACK,
A. ROSS READ,
LAWRENCE BRENNAN,

STEPHEN M. YOUNG,
ED. H. BISHOP,
JOHN F. GILSON.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Bigelow submitted the following report:

The standing committee on Cities, to which was referred H. B. No. 346 — Mr. Brennan, having had the same under consideration, reports it back, and recommends it be indefinitely postponed. ..

HERBERT S. BIGELOW,
ROBERT BLACK,
C. P. VENUS,

W. T. COLTER,
ADAM FRICK,
JAS. T. CARROLL.

The report was agreed to and the bill was ordered to be indefinitely postponed.

Mr. Bigelow submitted the following report:

The standing committee on Cities, to which was referred H. B. No. 407 — Mr. Bour, having had the same under consideration, reports it back, and recommends it be indefinitely postponed.

HERBERT S. BIGELOW,
ROBERT BLACK,
C. P. VENUS,

W. T. COLTER,
ADAM FRICK,
JAS. T. CARROLL.

The report was agreed to and the bill was ordered to be indefinitely postponed.

Mr. Bigelow submitted the following report:

The standing committee on Cities, to which was referred S. B. No. 108 — Mr. Mooney, having had the same under consideration, reports it back, and recommends it be indefinitely postponed.

HERBERT S. BIGELOW,
ROBERT BLACK,
C. P. VENUS,

ADAM FRICK,
JOHN G. COOPER.

The report was agreed to and the bill was ordered to be indefinitely postponed.

Mr. Mills submitted the following report

The standing committee on Cities, to which was referred H. B. No. 351 — Mr. Mills, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended: In line 15 after "improvement" insert "or utility."

In line 69 after the word "inhabitants" insert "before issuing any bonds, the council may, if it so desires, obtain the approval of the electors of the corporation at a general election or at a special election called by it for the purpose, and held not less than sixty (60) days after the passage of a resolution passed by an affirmative vote of not less than a majority of all the members elected thereto in which council declares it necessary to issue and sell such bonds and stating the purpose and amount of the proposed issue and the date upon which the question of issuing and selling such bonds shall be submitted to the electors of the corporation. Council shall then cause a copy of such resolution to be certified to the deputy state supervisors of elections of the county in which the corporation is situated, or their successors, and said deputy state supervisors or their successors shall prepare the ballots and make the necessary arrangements for the submission of such question to the electors of such municipal corporation at the time fixed in the resolution. The election shall be held at the regular place or places of voting in the municipality and shall be conducted, canvassed and certified in like manner, except as otherwise provided by law, as regular elections in the municipal corpora-

tion for the election of officers thereof. Thirty (30) days' notice of the election shall be given in one or more newspapers printed in the municipality once a week for four consecutive weeks prior thereto, stating the amount of bonds to be issued, and the purpose for which they are to be issued and the time and place of holding the election. If a majority of the voters voting at such election upon the question of issuing the bonds vote in favor thereof, the bonds shall be issued. Those who vote in favor of the proposition shall have written or printed on their ballots 'for the issue of bonds,' and those who vote against it shall have written or printed on their ballots 'against the issue of bonds.'

In line 70 after the word "sections" insert the word "two".

In line 71 after the words "General Code" insert numerals "3940".

In line 86 strike out the word "constructing" and after the word "improving" insert the word "equipping".

After line 89 insert as follows: "g. Bonds issued for the purpose of constructing any public utility. All rentals, payments, earnings, or revenues received by the municipality from the lease, operation or use of such public utility, after paying the municipality's expense of managing or operating same, shall, to the extent necessary, be annually paid into the sinking fund of the municipality for payment of accruing interest on such bonds and for providing a sinking fund for the redemption thereof at maturity. To the extent that said receipts shall not be sufficient for the said payments of interest and sinking fund charges, the municipal corporation shall annually levy a tax sufficient for such deficiency, and said taxes shall not be subject to any of the limitations provided by law for maximum tax rates on property in the municipal corporation, except the combined maximum rate fixed in section 5649-5b of the General Code of Ohio, but may be levied to the extent herein described in addition to all other tax levies provided by law. The surplus in any year above said expenses, interest and sinking fund charges, shall, up to the amount necessary to equal said deficiencies of previous years, be paid into the sinking fund of said city until the amounts paid into the sinking fund from the said receipts shall equal the total accrued interest and sinking fund charges on said bonds; and any amounts thus paid in on account of such past deficiencies may be applied to interest or sinking fund charges on any indebtedness of said city".

In line 3, strike out the words "and the same are hereby".

In line 3, strike out the words "so as".

In line 100, strike out the comma after word "offered".

In line 100, insert comma after word "received".

In line 101, insert comma after word "event".

In line 104, strike out parenthesis and numerals \$100.00.

In line 105, strike out the word "so".

In line 109, after the word Code, insert "an act passed May 18, 1911, approved May 26, 1911, being Senate Bill 281 published in volume 102 of the Ohio Laws and page 153 and an act passed May 15, 1911, approved May 26, 1911, being Senate Bill No. 131 published in volume 102 of the Ohio Laws and page 262.

HERBERT S. BIGELOW,
CHAS. A. ORRISON,
JAS. T. CARROLL,

ADAM FRICK,
C. P. VENUS,
DON P. MILLS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Schweikert submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 269 — Mr. Orlikowski, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 3, strike out "so as".

In line 16, strike out "if" and in lieu insert "If".

In line 40, after "1579-38", insert "of the General Code".

E. B. STIVERS,
C. B. WINTERS,
EDWARD R. MUELLER,
JAMES NYE,

JOHN R. KING,
WM. H. SCHWEIKERT,
WARREN J. DUFFEY,
VIRGIL J. TERRELL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr Pence submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 393 — Mr. Nungesser, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In section 1129, line 4, after the word "every" insert "dealer, whether".

In line 7, after the word "lots" insert comma, strike out the words "or in bulk" in lieu thereof insert "bags or".

In line 9, after "certificate" insert "in the English language".

In line 10, after the word "bulk" insert comma.

In line 16, after the word "protein" insert comma.

In section 1130, line 21, in the word "tanics" change a to o.

In line 22, after the word "each" insert "dealer, whether".

In section 1131, line 33, after the letter "a" insert "dealer, whether".

In line 43, after the letter "a" insert "dealer, whether".

In section 1132, line 51, after ward "bran" strike out comma.

In section 1133, line 66, after the word "by" strike out the remainder of line 66 and all of line 67, in lieu thereof insert "the state treasurer upon the warrant of the state auditor".

In section 1134, line 83, strike out "to have in one's" and in lieu thereof insert "any dealer having in".

In section 1136, line 91, after the word "sole" insert comma.

In line 95, add "s" to the word "tonic".

In section 1137, line 99, strike out the word "should" and in lieu thereof insert the word "shall".

In line 103, strike out the word "feeds" and in lieu thereof insert the word "feed".

In line 104, strike out the word "is" and in lieu thereof insert "thereby".

In section 1138, line 108, strike out the word "feed" and in lieu thereof insert the word "food".

In Sec. 1139, line 112, strike out the word "shall" and in lieu thereof insert "may".

In line 113, strike out the word "analysis," and insert in lieu thereof "analyses."

Strike out all of line 119 and insert "all moneys collected under this act shall be paid into the general revenue fund."

W. M. BROWN,
B. H. KATHE,
W. C. McGUFFEY,
CHAS A. WHITE,
G. G. O. PENCE,

N. H. HUNTER,
WILL E. MURPHY,
F. M. PLANK,
THORNTON R. SNYDER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Guthery submitted the following report:

The standing committee on Universities, Colleges and Normal Schools, to which was referred H. B. No. 220—Mr. Scott, having had the same under consideration, reports it back without recommendation.

G. M. PLUMB,
I. S. GUTHERY,
D. W. CRISWELL,

O. J. THATCHER,
STEPHEN M. YOUNG.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Bills were referred as follows:

H. B. No. 458—Mr. Boggs. To the committee on Public Schools.

H. B. No. 459—Mr. White. To the committee on Public Utilities.

H. B. No. 460—Mr. Tetlow. To the committee on Mines and Mining.

H. B. No. 461—Mr. Young. To the committee on Judiciary.

H. B. No. 462—Mr. Winters. To the committee on Public Utilities.

H. B. No. 463—Mr. Anderson. To the committee on Ways and Means.

H. B. No. 465—Mr. Capelle. To the committee on Judiciary.

H. B. No. 466—Mr. Hite. To the committee on Public Highways.

H. B. No. 467—Mr. Hite. To the committee on Public Highways.

H. B. No. 468—Mr. Murphy. To the committee on County Affairs.

H. B. No. 469—Mr. Donaldson. To the committee on Universities, Colleges and Normal Schools.

H. B. No. 470—Mr. Quinlisk. To the committee on Public Schools.

H. B. No. 471—Mr. Behne. To the committee on Public Printing.

S. B. No. 190—Mr. Gallagher. To the committee on Public Schools.

S. B. No. 78—Mr. Holden. To the committee on Appropriations and Finance.

S. B. No. 136—Mr. Weygandt. To the committee on Public Utilities.

S. B. No. 13—Mr. Weygandt. To the committee on Judiciary.

S. B. No. 162—Mr. Wise. To the committee on Benevolent and Penal Institutions.

S. B. No. 104—Mr. Lloyd. To the committee on Codes, Courts and Procedure.

S. B. No. 160 — Mr. Lloyd. To the committee on Public Schools.
By unanimous consent, Mr. Ertel submitted the following report:

The standing committee on Public Highways, to which was referred
H. B. No. 466 — Mr. Hite, having had the same under consideration,
reports it back and recommends its passage.

W. A. HITE,
EARL E. ERTEL,
W. A. RHULMAN,
WILL E. MURPHY,
S. C. ANDERSON,
C. H. McCORMICK,

C. B. SMITH,
M. J. WALSH,
FRANK B. FELL,
LOUIS HORWITZ,
B. H. KATHE.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

By unanimous consent, Mr. Ertel submitted the following report:

The standing committee on Public Highways, to which was referred
H. B. No. 467 — Mr. Hite, having had the same under consideration,
reports it back and recommends its passage.

W. A. HITE,
EARL E. ERTEL,
W. A. RHULMAN,
WILL E. MURPHY,
S. C. ANDERSON,
C. H. McCORMICK,

C. B. SMITH,
M. J. WALSH,
FRANK B. FELL,
LOUIS HORWITZ,
B. H. KATHE.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

The following bills were introduced and read the first time:

H. B. No. 472 — Mr. King, of Ashtabula. To amend sections 198, 218, 219, 220, 225 and 226 of the General Code of Ohio, relating to the vital statistics.

H. B. No. 473 — Mr. Kessler. To amend section 10224 of the General Code, extending the jurisdiction of justices of the peace in replevin.

H. B. No. 474 — Mr. King, of Ashtabula. Providing a levy for the support of the state normal schools at Bowling Green and Kent, Ohio.

H. B. No. 475 — Mr. Freeman. To amend section 9114 of the General Code, relating to free transportation of police and firemen.

H. B. No. 476 — Mr. Ertel. To amend section 9765 of the General Code, relating to investments of saving banks.

H. B. No. 477 — Mr. Ertel. To amend section 9781 of the General Code, relating to investments of trust companies.

H. B. No. 478 — Mr. Ertel. To amend section 4189 of the General Code, relating to the management and control of union cemeteries, and to repeal sections 4184, 4185 and said original section 4189.

H. B. No. 479 — Mr. Criswell, of Coshocton. To regulate sale of ginseng.

H. B. No. 480 — Mr. Criswell, of Coshocton. Fixing a penalty for destruction of growing ginseng or golden seal.

H. B. No. 481 — Mr. Doster. To supplement section 1027 of the General Code by the enactment of sections 1027-1, 1027-2, 1027-3, 1027-4, 1027-5, 1027-6 and 1027-7, relative to regulating sanitary condition in canning factories.

H. B. No. 482 — Mr. Sweeney. To amend section 2229 of the General Code and to supplement section 2229 of the General Code by the enactment of section 2229-1, relative to the employment of convicts in state institutions and regulating the hours of labor thereof.

H. B. No. 483 — Mr. Kilrain. For the Prevention of occupational diseases with special reference to lead poisoning.

H. B. No. 484 — Mr. Plumb. Granting to the Columbus, Urbana and Western Electric Railway company a right of way over certain lands owned by the state of Ohio, known as the Girls' Industrial home.

H. B. No. 485 — Mr. King, of Franklin. To amend section 8 of the act of March 3, 1904 (97 Ohio Laws 29), being section 1051 of the General Code.

H. B. No. 486 — Mr. King, of Franklin. To amend section 2 of the act of May 10th, 1910 (101 Ohio Laws 325), being section 1058-2 of the General Code.

H. B. No. 487 — Mr. Orrison. Appropriating the sum of thirty thousand (\$30,000.00) dollars, for the purpose of constructing and equipping a public convenience station in connection with the state capitol grounds in Columbus, for the comfort and convenience of the citizens of Ohio and other visitors to the state capitol.

H. B. No. 488 — Mr. Carroll. To supplement section 11896 by a section to be known as section 11896-A and to amend section 11897 of the General Code, relating to the appointment, powers, duties and compensation of receivers.

H. B. No. 489 — Mr. Anderson. Providing for the relief of the widow and child of Frank Fitzgerald, deceased.

H. B. No. 490 — Mr. Reid, of Fayette. To amend section 1502 of the General Code, relative to the common pleas judge performing the duties of a probate judge while he is absent from the county or sick.

H. B. No. 491 — Mr. Black, of Hamilton. To amend sections 13,764 and 13682 of the General Code, to authorize the state to prosecute error in certain additional cases.

H. B. No. 492 — Mr. McGuffey. To amend section 7217 and to repeal sections 7185, 7203, 7204, 7205, 7206, 7207, 7208, 7209, 7218 of the General Code, relating to the construction of turnpikes.

The following bills were introduced and read the first time:

H. B. No. 493 — Mr. Pence. To amend section 7148 of the General Code, relative to the cutting of weeds along public roads and to supplement it by the enactment of supplemental sections 7148-1 and 7148-2

H. B. No. 494 — Mr. Gilson. To amend section 4991 of the General Code, relating to expenses at primary elections.

H. B. No. 495 — Mr. Robinson. Providing for the relief of Vinton Gilmore.

H. B. No. 496 — Mr. Detrick. To supplement section 9880 of the General Code by the enactment of supplemental section 9880-1, providing for the election of board of directors of agricultural societies.

H. B. No. 497 — Mr. Williams. To supplement section 3812 of the General Code, relative to the levy of special assessments.

H. B. No. 498 — Mr. Cowan. Ceding certain land in Ottawa county, Ohio, known as the site of the Perry's Victory Memorial, to the United States of America, and authorizing the governor of the state of Ohio to convey said land to the United States of America.

Mr. Cowan moved that the rules requiring bills to be referred to committees be suspended and H. B. No. 498, be placed on the calendar for second reading.

The motion was agreed to and said bill was ordered placed on the calendar.

Mr. Cowan moved that the rules be suspended and H. B. No. 498 — Mr. Cowan, be made a special order for next Tuesday at 2:00 o'clock p. m.

The motion was agreed to and the bill was made a special order.

H. B. No. 499 — Mr. Kilpatrick. To amend sections 4227-1, 4227-2, 4227-3, 4227-4, 4227-5 and 4227-6 of the General Code, as enacted June 14th, 1911, providing for the initiative and referendum in municipal corporations.

H. B. No. 500 — Mr. Kilpatrick. To amend section 5649-2 and repeal section 5649-3 of the General Code, relative to the limitation of the tax rate

H. B. No. 501 — Mr. Kilpatrick. To regulate the rates to be charged by casualty and bonding companies or associations organized under the laws of this state or doing any insurance business in this state for profit.

H. B. No. 502 — Mr. Barthelmeh. To provide for regulation of pleasure boats and crafts on non-navigable streams.

H. B. No. 503 — Mr. Foreman. To amend section 5649-2 of the General Code, relating to limitation on tax rate.

H. B. No. 504 — Mr. Guthery. To amend section 5053 of the General Code of Ohio.

Mr. Capelle moved that the vote by which the report of the committee on Privileges and Elections, recommending indefinite postponement, on H. B. No. 398, was agreed to, be reconsidered.

The motion was agreed to and said report was taken up.

The question being "Shall the report be agreed to?", Mr. Capelle moved that said bill be recommitted to the committee on Privileges and Elections.

The motion was agreed to and the bill was so referred.

By unanimous consent, Mr. Foreman submitted the following report:

The standing committee on Public Waterways, to which was referred H. B. No. 223 — Mr. Guthery, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 32, after the word "thereof," insert the following:

"Or in case the said commissioners when in joint session shall be equally divided on the locating or establishing such ditch improvement, or the granting the order for improving the channel of a river, creek or run or part thereof, by straightening, widening, deepening or changing it, or by removing from adjacent lands timber, brush, trees or other substance liable to obstruct it; said joint board shall certify that fact to the governor of the state of Ohio, who shall within twenty days appoint an experienced civil engineer who is not a resident of either county or interested in the proceedings had under this act, nor employed at any time upon any public work done under the direction of the com-

missioners of any such county. Said civil engineer shall thereupon be competent to sit with said commissioners in joint session and vote on all questions relating to such proceedings as fully and completely as any commissioner of said joint board, the compensation for said civil engineer shall be ten dollars per day and his necessary expenses, provided, he shall not be paid for more than twenty days in any one proceeding. The said compensation and expenses shall be paid as part of the expenses of the proceedings if the improvement is ordered, and against the petitioners if rejected by said joint board."

Strike out all of lines 40, 41 and 42 and in lieu thereof insert the following: "of a river, creek or run, which shall be assessed in each of the counties, respectively, the commissioners of either county may petition the court of common pleas of the county in which the greatest length or such ditch or improvement with greatest length of the channel of a river, creek or run ordered improved is located for the appointment of three disinterested freeholders."

In line 48 strike out the words "wherein such petition is first filed".

Strike out all of lines 92, 93, 94 and 95 and insert in lieu thereof the following: "Section 6543. On failure to agree or pay, as provided in the next three preceding sections, the commissioners of any of said counties and within twenty days after such proposed joint meeting, may commence their action in the court of the county in which the greatest length of such ditch or improvement or the greatest length of the channel of a river, creek or run ordered improved is located against the commissioners".

In line 96 strike out "sioners".

In line 103 strike out the word "two" and in lieu thereof insert "three".

In line 105 strike out the words "probate court" and insert in lieu thereof the word "commissioners".

In line 105 after the word "county" insert the words "or counties".

In line 107 strike out all after the comma after the word "run".

Strike out all of line 108.

In line 109 strike out the words "notify the court in which such proceedings were commenced, giving" and insert in lieu thereof the word "give".

In line 110 strike out all after period.

Strike out all of line 111.

In line 112 strike out "Giving them" and in lieu thereof insert the words "and give".

In line 112 after the word meeting insert the following "of said three disinterested freeholders."

In line 118 strike out the word "four" and in lieu thereof insert the word "three".

In line 133 strike out the word "upper".

In line 133 after the word "county" insert the following: "from which proposed improvement came."

CHAS. A. ORRISON,
C. M. FOREMAN,
S. C. ANDERSON,

G. G. O. PENCE,
C. D. BROWN.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

M. Welsh moved that H. R. No. 48 be taken from its place on the calendar and considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", Mr. Fellingner moved to amend as follows:

Strike out all after the resolving clause and in lieu thereof insert the following:

"That for their services in the organization of the House, Herman Schulz and Thomas J. Keville be each allowed for six days' services as telephone attendants at the rate of three and fifty-hundredths dollars per day, which amount shall be paid to them out of the House contingent fund and the speaker is hereby authorized and directed to sign vouchers in favor of the persons aforesaid for the proper amounts."

The amendment was agreed to.

The question recurring on the adoption of the resolution, the yeas and nays were taken, and resulted — yeas 65, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Schweikert,
Anderson,	of Morrow,	Kilpatrick,	Scott,
Behne,	Davis,	King,	Siebert,
Beyer,	Deaton,	of Franklin,	Smith,
Bishop,	Dickson,	Lambert,	of Morgan,
Black,	Doster,	Leist,	Snyder,
of Hamilton,	Fellinger,	Morris,	of Hamilton,
Black,	Foreman,	Orlikowski,	Snyder,
of Wyandot,	Frick,	Orrison,	of Pickaway,
Bonnell,	Gilson,	Pence,	Sweeney,
Brennan,	Guthery,	Plank,	Tetlow,
Brown, of Union,	Hite,	Plumb,	Thatcher,
Cameron,	Hoaglin,	Read, of Summit,	Thomas,
Carroll,	Hoover,	Reighard,	Warnes,
Collins,	Horwitz,	Reynolds,	White,
Cowan,	Hunter,	Rhulman,	Williams,
Crawford,	Jenkins,	Robinson,	Wintermute,
Criswell,	Kathe,	Schaefer,	Young—65.
of Coshocton,			

The resolution was adopted.

Mr. Doster offered H. J. R. No. 29.

Resolved by the General Assembly of the state of Ohio: That the clerks of the Senate and House of Representatives be, and they hereby are authorized to have prepared, printed and published in pamphlet form for general distribution by members of the General Assembly five thousand copies of S. B. No. 48 — Mr. Green, as passed by this Assembly.

The resolution was laid over under the rule.

Mr. Thomas moved that the committee on Public Schools be discharged from further consideration of H. B. No. 186, and said bill be placed on the calendar.

The motion was agreed to and said bill was ordered placed on the calendar in its regular order.

Mr. Cowan offered H. R. No. 54.

Resolved, That:

WHEREAS, The House of Representatives of the eightieth general assembly has heard with profound sorrow and regret of the death of the Honorable Joseph Justice, member from Putnam county, in the 77th and 78th general assemblies of the state of Ohio; and

WHEREAS, In his death the people of his county have lost a true and sincere friend and neighbor, and the state of Ohio an honest, wise and patriotic citizen, faithful to his duties both in public and private life; therefore

Be it resolved, That we extend to his family and friends our deep and lasting sympathy and condolence, and express our appreciation of his high and spotless character and those noble qualities which made him a useful and honorable member of the House of Representatives.

Be it further resolved, That as a further evidence of our respect to his memory this resolution be adopted by the House and spread upon the journal, and that a copy of the same be engrossed and transmitted to the family of the deceased.

Be it further resolved, That out of respect to the memory of the Honorable Joseph Justice this House do now adjourn.

Mr. Cowan moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up, the question being: "Shall the resolution be adopted?"

The resolution was adopted, and under the provisions of the resolution the House adjourned at 11:00 o'clock a. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Monday, March 3, 1913, 5:00 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend Willis A. Warren, of Columbus.

The journal of the last legislative day was read and approved.

Mr. Bigelow submitted the following report:

The standing committee on Cities, to which was referred H. B. No. 448—Mr. Bishop, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 12, strike out (.) period and in lieu thereof insert (;) semicolon.

In line 14, strike out (.) period and in lieu thereof insert (;) semicolon.

In line 53, strike out all after the numerals 3677 and in lieu thereof insert "of the General Code be and the same is hereby, repealed".

Strike out line 54.

ROBERT BLACK,
ADAM FRICK,
JOHN G. COOPER,

DON P. MILLS,
W. T. COLTER,
C. P. VENUS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Bigelow submitted the following report:

The standing committee on Cities, to which was referred H. B. No. 447 — Mr. Bishop, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out lines 9, 10, 11, 12, 13 and 14.

ROBERT BLACK,
ADAM FRICK,
JOHN G. COOPER,

DON P. MILLS,
W. T. COLTER,
C. P. VENUS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred S. J. R. No. 7 — Mr. Zmunt, having had the same under consideration, reports it back and recommends it be indefinitely postponed.

ROBERT BLACK,
C. A. ORRISON,
JOHN F. GILSON,

A. ROSS READ,
C. APPENZELLER,
L. BRENNAN.

The report was agreed to and the resolution was ordered to be indefinitely postponed.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 152 — Mr. Nungesser, having had the same under consideration, reports it back, and recommends it be indefinitely postponed.

ROBERT BLACK,
CHAS. A. ORRISON,
JOHN F. GILSON,

A. ROSS READ,
C. APPENZELLER,
L. BRENNAN,

The report was agreed to and the bill was ordered to be indefinitely postponed.

Mr. Nye offered the following resolution:

H. J. R. No. 30 — Mr. Nye. Relative to recall of judicial decisions affecting the constitutionality of law.

The resolution was laid over under the rule.

The following bills were introduced and read the first time.

H. B. No. 505 — Mr. Smith, of Butler. To provide for the deposit of donations and bequests to Miami university and to supplement sections 7941 of the General Code of Ohio.

H. B. No. 506 — Mr. Smith, of Butler. To permit incorporated associations to acquire prehistoric monuments and sites.

H. B. No. 507 — Mr. Vollmer. To amend section 10289 of the General Code, by adding thereto certain supplementary sections, to save costs and prevent litigation.

H. B. No. 508 — Mr. Morris. To amend section 8773 of the General Code, relating to railway tracks over streams.

H. B. No. 509 — Mr. Anderson. To supplement sections 614-63 of the General Code by supplemental section 614-63a, relating to telephone rates on party lines.

H. B. No. 510 — Mr. Black, of Hamilton. To repeal sections 7924, 7925, 7926, 7927, 7928, 7929 and 7986 of the General Code relating to taxation.

H. B. No. 511 — Mr. Lowry. To appropriate the sum of one thousand dollars for the use of Mrs. W. T. Smith.

Mr. Lowry moved that the rules be suspended and H. B. No. 511 be referred at once to the committee on Appropriations and Finance.

The motion was agreed to and the bill was so referred.

The following bills were also introduced and read the first time.

H. B. No. 512 — Mr. Gilson. To supplement section 917 of the General Code by the enactment of an additional section to be known as section 917-1, relative to when owners of unmined coal may appropriate private property.

H. B. No. 513 — Mr. Gilson. To amend section 4688 of the General Code, relating to dissolving village school districts.

H. B. No. 514 — Mr. Diser. To amend section 10441 of the General Code, relating to the right of appeal in proceedings in aid of execution.

H. B. No. 515 — Mr. Deaton. To further define the duties of drivers of vehicles upon public highways.

H. B. No. 516 — Mr. Hite. To amend section 5649-3a of the General Code, relating to the amount of taxes which may be levied for township purposes.

Mr. Hite moved that the rules be suspended and H. B. No. 516 be referred at once to the committee on Taxation.

The motion was agreed to and the bill was so referred.

The following bills were also introduced and read the first time:

H. B. No. 517 — Mr. Hoover. To supplement section 10092 of the General Code, by the enactment of sections 10092-1, 10092-2, 10092-3, 10092-4 and 10092-5, further to define duties and powers of a charitable trust.

H. B. No. 518 — Mr. Dickson. To amend section 7753 of the General Code, relating to state school inspectors.

H. B. No. 519 — Mr. Black, of Wyandot. To amend section 4995 of the General Code, relating to the substitution of other party candidates by committee.

H. B. No. 520 — Mr. Kennedy. To amend section 13661 of the General Code, relative to the testimony of defendants in criminal cases.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 30 — Mr. Weygandt. Relative to the inauguration of Woodrow Wilson.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Lowry moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 79, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Rhulman,
Agler,	of Coshocton,	Kilpatrick,	Robinson,
Anderson,	Criswell,	King,	Schaefer,
Barthelmeh,	of Morrow,	of Ashtabula,	Schweikert,
Bigelow,	Deaton,	Kramer,	Scott,
Black,	Detrick,	Lambert,	Siebert,
of Hamilton,	Dickson,	Lowry,	Smith,
Black,	Diser,	McCormick,	of Butler,
of Wyandot,	Doster,	McGuffey,	Smith,
Boggs,	Duffey,	Mills,	of Morgan,
Bour,	Fell,	Morris,	Tetlow,
Brennan,	Freeman,	Mueller,	Thatcher,
Brown, of Union,	Frick,	Murphy,	Thomas,
Cameron,	Hastings,	Nungesser,	Venus,
Capelle,	Hite,	Nye,	Vollmer,
Carroll,	Hoaglin,	Orlikowski,	Vonderheide,
Chapman	Hoover,	Pence,	Warnes,
Collins,	Jenkins,	Plank,	Welsh,
Colter,	Kathe,	Plumb,	White,
Cooper,	Kemerer,	Quinlisk,	Williams,
Crawford,	Kennedy,	Read, of Summit,	Wintermute,
		Reighard,	Winters—79.

The resolution was adopted.

Bills were referred as follows:

S. B. No. 115 — Mr. Weygandt. To the committee on Public Health.

S. B. No. 157 — Mr. Potting. To the committee on Public Health.

S. B. No. 132 — Mr. Hudson. To the committee on Labor.

H. B. No. 472 — Mr. King, of Ashtabula. To the committee on Public Health.

H. B. No. 473 — Mr. Kessler. To the committee on Codes, Courts, and Procedure.

H. B. No. 474 — Mr. King, of Ashtabula. To the committee on Taxation.

H. B. No. 475 — Mr. Freeman. To the committee on Public Utilities.

H. B. No. 476 — Mr. Ertel. To the committee on Banks and Banking.

H. B. No. 477 — Mr. Ertel. To the committee on Banks and Banking.

H. B. No. 478 — Mr. Ertel. To the committee of County Affairs.

H. B. No. 479 — Mr. Criswell, of Coshocton. To the committee on Agriculture.

H. B. No. 480 — Mr. Criswell, of Coshocton. To the committee on Agriculture.

H. B. No. 481 — Mr. Doster. To the committee on Public Health.

H. B. No. 482 — Mr. Sweeney. To the committee on Labor.

H. B. No. 483 — Mr. Kilrain. To the committee on Public Health.

H. B. No. 484 — Mr. Plumb. To the committee on Public Buildings and Lands.

H. B. No. 485 — Mr. King, of Franklin. To the committee on Public Utilities.

H. B. No. 486 — Mr. King, of Franklin. To the committee on Public Utilities.

H. B. No. 487 — Mr. Orrison. To the committee on Appropriations and Finance.

H. B. No. 488 — Mr. Carroll. To the committee on Codes, Courts and Procedure.

H. B. No. 489 — Mr. Anderson. To the committee on Appropriations and Finance.

H. B. No. 490 — Mr. Reid, of Fayette. To the committee on Judiciary.

H. B. No. 491 — Mr. Black, of Hamilton. To the committee on Judiciary.

H. B. No. 492 — Mr. McGuffey. To the committee on Public Highways.

H. B. No. 493 — Mr. Pence. To the committee on Public Highways.

H. B. No. 494 — Mr. Gilson. To the committee on Privileges and Elections.

H. B. No. 495 — Mr. Robinson. To the committee on Appropriations and Finance.

H. B. No. 496 — Mr. Detrick. To the committee on County Affairs.

H. B. No. 497 — Mr. Williams. To the committee on Cities.

H. B. No. 499 — Mr. Kilpatrick. To the committee on Judiciary.

H. B. No. 500 — Mr. Kilpatrick. To the committee on Taxation.

H. B. No. 501 — Mr. Kilpatrick. To the committee on Insurance.

H. B. No. 502 — Mr. Barthelmeh. To the committee on County Affairs.

H. B. No. 503 — Mr. Foreman. To the committee on Taxation.

H. B. No. 504 — Mr. Guthery. To the committee on Privileges and Elections.

Mr. Doster moved that the rules be suspended and H. J. R. No. 29, be taken from its place on the calendar and be now considered.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", Mr. Doster moved to amend as follows:

After the last word in the last line, add the following: two thousand copies to be distributed by the members of the Senate and three thousand by the members of the House.

The amendment was agreed to.

The question recurring on the adoption of the resolution, the yeas and nays were taken, and resulted — yeas 74, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brown,	Crawford,	Fell,
Agler,	of Ashland	Criswell,	Freeman,
Anderson,	Brown, of Union,	of Coshocton,	Frick,
Barthelmeh,	Cameron,	Criswell,	Gilson,
Behne,	Capelle,	of Morrow,	Hastings,
Black,	Carroll,	Deaton,	Hite,
of Hamilton,	Chapman	Detrick,	Hoaglin,
Boggs,	Collins,	Dickson,	Hoover,
Bour,	Colter,	Doster,	Hunter,
Brennan,	Cooper,	Duffey,	Kathe,

Those who voted in the affirmative are: Messrs.—Concluded.

Kemerer,	Murphy,	Rhulman,	Thatcher,
Kennedy,	Nungesser,	Robinson,	Venus,
Kessler,	Nee,	Schaefer,	Vollmer,
King,	Orlikowski,	Schweikert,	Vonderheide,
of Ashtabula,	Pence,	Scott,	Warnes,
Kramer,	Plank,	Siebert,	Welsh,
Lambert,	Plumb,	Smith,	White,
Lowry,	Quinlisk,	of Butler,	Williams,
McCormick,	Read, of Summit,	Smith,	Wintermute,
McGuffey,	Reighard,	of Morgan,	Winters—74.
Mills,			

The resolution was adopted.

Mr. Lowry moved that the House proceed to the sixth order of business.

The motion was agreed to and the House proceeded to the sixth order of business, being resolutions laid over under the rule.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

Sub. S. J. R. No. 15 — Mr. Hillenkamp. Memorializing congress to investigate alleged abrogation of free speech and free press.

Attest:

W. V. GOSHORN,
Clerk.

The resolution was laid over under the rule.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House of Representatives is requested:

Sub. S. B. No. 147 — Mr. Wise. To amend sections 4037 and 5090 of the General Code and to supplement section 5090 of the General Code, relating to the preservation of ballots.

S. B. No. 95 — Mr. Jung. To amend sections 4698, 4699, 4700, 4701, 4702, 4703, 4704, 4705, 4706, 4707, 4745, 4949, 4992 and 4997 of the General Code of Ohio, relating to boards of education in city school districts.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time:

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills in which the concurrence of the House of Representatives is requested:

S. B. No. 150 — Mr. Moore (by request). To authorize the county commissioners of Jefferson county to appropriate and pay two thousand

dollars to the Stanton Monument association of Steubenville, Ohio, for constructing monuments and beautifying court house grounds.

S. B. No. 177 — Mr. Seward. To repeal sections 2700, 2701, 2702, 2703, 2704 and 2705 of the General Code, relating to the power of the probate judge to appoint annually two men to examine the condition of the county treasurer's office, and to the duties of the said examiners.

S. B. No. 171 — Mr. Hopple. To amend section 12488 of the General Code, relating to the destroying or defacing of newspapers, magazines, and other publications belonging to libraries.

S. B. No. 165 — Mr. Wieser. To supplement section 10989 of the General Code, to provide for the appointment of guardians for persons confined in state, benevolent and penal institutions.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

Mr. Warnes moved that the rules be suspended and H. B. No. 176 — Mr. Acker, be made a special order for second reading on Wednesday at 2:15 o'clock p. m.

The motion was agreed to and said bill was made a special order.

Mr. Kennedy moved that the vote by which the report of the committee on Cities on S. B. No. 108, recommending indefinite postponement, was agreed to, be considered and said bill be recommitted to the committee on Cities.

The motion was agreed to and the bill was so referred.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in the passage of H. B. No. 36 — Mr. Shanley. To amend section 4708 of the General Code, to compensate members of village boards of education.

Attest:

W. V. GOSHORN,
Clerk,

By unanimous consent, Mr. Lowry offered the following resolution.

H. R. No. 55 — Mr. Lowry.

Be it resolved, That when the House adjourns on Tuesday, March 4, 1913, the adjournment shall be to 9:30 on Wednesday, March 5, 1913.

Mr. Lowry moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the resolution was adopted.

Mr. Barthelmeh presented the petition of G. W. Reed and eighteen others members of college fraternities of Tuscarawas county, urging the defeat of all legislation toward college fraternities, which was referred to the committee on Universities, Colleges, and Normal Schools.

Mr. Barthelmeh presented the petition of Mac McElroy and eight other members of college fraternities of Tuscarawas county, urging the defeat of any hostile legislation against college fraternities, which was referred to the committee on Universities, Colleges, and Normal Schools.

Mr. Black, of Hamilton, presented the petition of Ed. Gutzweiller and two hundred and ten other operators of street cars on Eighth street in the city of Cincinnati, Ohio, protesting against the passage H. B. No. 202 — Mr. Vollmer, which was referred to the committee on Public Utilities.

Mr. Black, of Hamilton, presented the petition of C. A. Henderson, and one hundred and thirty-seven other operators of street cars of Avondale in the city of Cincinnati, Ohio, protesting against the passage of H. B. No. 202 — Mr. Vollmer, which was referred to the committee on Public Utilities.

Mr. Black, of Hamilton, presented the petition of Nicholas G. Furlong and one hundred other operators of street cars in the East end of the city of Cincinnati, Ohio, protesting against the passage of H. B. No. 202 — Mr. Vollmer, which was referred to the committee on Public Utilities.

Mr. Black, of Hamilton, presented the petition of Thos. W. Sullivan, and one hundred and eighty-five other operators of street cars of Brighton, in the city of Cincinnati, Ohio, protesting against the passage of H. B. No. 202 — Mr. Vollmer, which was referred to the committee on Public Utilities.

Mr. Black, of Hamilton, presented the petition of Sidney Curlis and two hundred and eighty-three other operators of street cars of Walnut Hills in the city of Cincinnati, protesting against the passage of H. B. No. 202 — Mr. Vollmer, which was referred to the committee on Public Utilities.

Mr. Black, of Hamilton, presented the petition of Chas. Probit, and seventy-seven other operators of street cars of Vine street in the city of Cincinnati, protesting against the passage of H. B. No. 202 — Mr. Vollmer, which was referred to the committee on Public Utilities.

Mr. Black, of Hamilton, presented the petition of Henry Brennan and one hundred and forty-two other operators of street cars of Elm and Clifton of the city of Cincinnati, protesting against the passage of H. B. No. 202 — Mr. Vollmer, which was referred to the committee on Public Utilities.

Mr. Black, of Hamilton, presented the petition of G. J. Wiley, and one hundred and sixty-three other operators of street cars of Madisonville in the city of Cincinnati, protesting against the passage of H. B. No. 202 — Mr. Vollmer, which was referred to the committee on Public Utilities.

Mr. Black, of Hamilton, presented the petition of F. G. Hannah, and one hundred and fifty-five other operators of the cars of the Ohio Traction Company, protesting against the passage of H. B. No. 202 — Mr. Vollmer, which was referred to the committee on Public Utilities.

Mr. Black, of Hamilton, presented the petition of Chas. W. Johnson and three hundred and fifteen other employes at the street car barns in the city of Cincinnati, protesting against the passage of H. B. No. 202 — Mr. Vollmer, which was referred to the committee on Public Utilities.

Mr. Gilson presented the petition of Mr. F. A. Bucey, and two hundred and forty-six other members of Local Union 1962 of the United Mine Workers of America, of Rayland, Jefferson county, Ohio, urging passage of S. B. Nos. 23, and 48, which was referred to the committee on Mines and Mining.

Mr. Jenkins presented petition of Miss Bertha Martin and six other employes of the Grand Central Hotel of London, Ohio, protesting against

the passage of H. B. No. 163—Mr. Vollmer, which was referred to the committee on Labor.

On motion of Mr. Chapman, the House adjourned at 6:08 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Tuesday, March 4, 1913, 1:30 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend H. V. Summers, of Columbus.

The journal of yesterday was read and approved.

The speaker granted an indefinite leave of absence on account of sickness to Mr. R. B. Cameron.

Mr. Warnes moved that the constitutional rule requiring bills to be fully read on three different days be dispensed with and bills on the calendar for third reading be read by their titles only.

The motion was agreed to.

H. B. No. 188—Mr. Plank, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 15, nays 85, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Frick,	Kilpatrick,	Quinlisk,
Agler,	Hastings,	McCormick,	Reighard,
Anderson,	Hunter,	Nungesser,	Williams—15.
Barthelmeh,	Kemerer,	Plank,	

Those who voted in the negative are: Messrs.

Beatty,	Davis,	Kennedy,	Shanley,
Behne,	Deaton,	Kessler,	Siebert,
Beyer,	Detrick,	King,	Smith, of Butler,
Bigelow,	Dickson,	of Ashtabula,	Smith,
Bishop,	Diser,	King,	of Morgan
Black,	Donaldson,	of Franklin,	Snyder,
of Hamilton,	Doster,	Kramer,	of Hamilton,
Black,	Duffey,	Lambert,	Snyder,
of Wyandot,	Etling,	Leist,	of Pickaway,
Boggs,	Fell,	Lowry,	Tetlow,
Bour,	Fellinger,	Lustig,	Thatcher,
Brennan,	Foreman,	Mills,	Thomas,
Brown, of Union,	Freeman,	Mueller,	Venus,
Capelle,	Gilson,	Murphy,	Vollmer,
Carroll,	Guthery,	Nye,	Vonderheide,
Clark,	Hite,	Orlikowski,	Warnes,
Collins,	Hoffman,	Pence,	Welsh,
Colter,	Holl,	Reid, of Fayette,	White,
Conover,	Hoover,	Reppert,	Winans,
Cooper,	Horwitz,	Rhulman,	Wintermute,
Cowan,	Jackson,	Robinson,	Winters,
Crawford,	Jenkins,	Schaefer,	Woodworth,
Criswell,	Kathe,	Schweikert,	Young—85.
of Morrow,			

The bill not having received a constitutional majority was lost.

H. B. No. 127—Mr. Acker, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 93, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cowan,	Jenkins,	Reighard,
Agler,	Crawford,	Kathe,	Reppert,
Anderson,	Criswell,	Kemerer,	Rhulman,
Appenzeller,	of Coshocton,	Kessler,	Robinson,
Barthelmeh,	Davis,	Kilpatrick,	Schaefer,
Beatty,	Deaton,	King,	Schweikert,
Behne,	Detrick,	of Ashtabula,	Shanley,
Beyer,	Dickson,	Kramer,	Siebert,
Black,	Donaldson,	Lambert,	Smith, of Butler,
of Hamilton,	Doster,	Leist,	Snyder,
Black,	Duffey,	Lowry,	of Pickaway,
of Wyandot,	Etling,	Lustig,	Tetlow,
Boggs,	Fellinger,	McGuffey,	Thatcher,
Bour,	Foreman,	Morris,	Thomas,
Brennan,	Freeman,	Mueller,	Venus,
Brown,	Frick,	Murphy,	Vonderheide,
of Ashland,	Gilson,	Nungesser,	Warnes,
Brown, of Union,	Guthery,	Nye,	Welsh,
Capelle,	Hastings,	Orlikowski,	White,
Carroll,	Hoffman,	Pence,	Williams,
Clark,	Holl,	Plank,	Winans,
Collins,	Hoover,	Plumb,	Wintermute,
Colter,	Horwitz,	Quinlisk,	Winters,
Conover,	Hunter,	Read,	Woodworth,
Cooper,	Jackson,	of Summit,	Young—93.

The bill was passed.

The title was agreed to.

H. B. No. 257—Mr. Duffey, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 104, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Robinson,
Agler,	of Coshocton,	Kilpatrick,	Schaefer,
Anderson,	Davis,	King,	Schweikert,
Barthelmeh,	Deaton,	of Ashtabula,	Shanley,
Beatty,	Detrick,	King,	Siebert,
Behne,	Dickson,	of Franklin,	Smith,
Beyer,	Diser,	Kramer,	of Butler,
Bigelow,	Donaldson,	Lambert,	Smith,
Bishop,	Doster,	Leist,	of Morgan,
Black,	Duffey,	Lowry,	Snyder,
of Hamilton,	Ertel,	Lustig,	of Hamilton,
Black,	Etling,	McCormick,	Snyder,
of Wyandot,	Fell,	Mills,	of Pickaway,
Boggs,	Fellinger,	Morris,	Terrell,
Bour,	Foreman,	Mueller,	Tetlow,
Brennan,	Freeman,	Murphy,	Thatcher,
Brown,	Frick,	Nungesser,	Thomas,
of Ashland,	Guthery,	Nye,	Venus,
Brown, of Union,	Hastings,	Orlikowski,	Vollmer,
Capelle,	Hite,	Pence,	Warnes,
Carroll,	Hoffman,	Plank,	Welsh,
Chapman,	Holl,	Plumb,	White,
Clark,	Hoover,	Quinlisk,	Williams,
Collins,	Horwitz,	Read,	Winans,
Colter,	Hunter,	of Summit,	Wintermute,
Conover,	Jackson,	Reid, of Fayette,	Winters,
Cooper,	Jenkins,	Reighard,	Woodworth,
Cowan,	Kathe,	Reppert,	Young—104.
Crawford,	Kemerer,	Rhulman,	

The bill was passed.

The title was agreed to.

H. B. No. 148—Mr. Brown, of Union, was taken up and read the third time by the title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 76, nays 17, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Diser,	Lowry,	Schaefer,
Anderson,	Doster,	Lustig,	Schweikert,
Beyer,	Duffey,	McCormick,	Shanley,
Bigelow,	Etling,	McGuffey,	Smith,
Black,	Fell,	Mills,	of Butler,
of Hamilton,	Freeman,	Morris,	Snyder,
Black,	Frick,	Mueller,	of Hamilton,
of Wyandot,	Hite,	Murphy,	Snyder,
Bour,	Holl,	Nungesser,	of Pickaway,
Brown,	Hunter,	Nye,	Terrell,
of Ashland,	Jackson,	Orlikowski,	Thomas,
Brown, of Union,	Jenkins,	Plank,	Venus,
Carroll,	Kathe,	Plumb,	Vollmer,
Chapman,	Kemerer,	Quinlisk,	Walsh,
Clark,	Kessler,	Read,	Warnes,
Colter,	Kilpatrick,	of Summit,	White,
Conover,	King,	Reid, of Fayette,	Williams,
Crawford,	of Franklin,	Reighard,	Winans,
Criswell,	Kramer,	Reppert,	Wintermute,
of Coshocton,	Lambert,	Rhulman,	Winters,
Davis,	Leist,	Robinson,	Young—76.
Dickson,			

Those who voted in the negative are: Messrs.

Agler,	Detrick,	Hastings,	King,
Boggs,	Ertel,	Hoffman,	of Ashtabula,
Brennan,	Fellinger,	Hoover,	Siebert,
Capelle,	Foreman,	Horwitz,	Thatcher—17.
Deaton,	Gilson,		

The bill was passed.

Mr. Brown, of Union, moved to amend the title as follows:

In the title after the word "squirrels" change the comma to a period and strike out the words "and to repeal section 1416-1".

The motion was agreed to and the title amended.

The title as amended was agreed to.

2:00 o'clock p. m.

H. B. No. 498—Mr. Cowan, being a special order for this hour, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time.

On motion of Mr. Cowan, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 498 was engrossed at the clerk's desk and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 101, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jenkins,	Reppert,
Agler,	of Coshocton,	Kathe,	Rhulman,
Anderson,	Criswell,	Kemerer,	Robinson,
Barthelmeh,	of Morrow,	Kennedy,	Schaefer,
Beatty,	Davis,	Kessler,	Schweikert,
Behne,	Deaton,	Kilpatrick,	Shanley,
Beyer,	Detrick,	King,	Siebert,
Bigelow,	Dickson,	of Ashtabula,	Smith,
Bishop,	Diser,	King,	of Butler,
Black,	Donaldson,	of Franklin	Smith,
of Hamilton,	Doster,	Kramer,	of Morgan,
Boggs,	Duffey,	Lambert,	Snyder,
Bour,	Etlng,	Lowry,	of Hamilton,
Brennan,	Fell,	Lustig,	Snyder,
Brown,	Fellinger,	McCormick,	of Pickaway,
of Ashland	Foreman,	McGuffey,	Tetlow,
Brown, of Union,	Freeman,	Mills,	Thatcher,
Capelle,	Frick,	Morris,	Venus,
Carroll,	Gilson,	Mueller,	Vollmer,
Chapman	Guthery,	Murphy,	Vonderheide,
Clark,	Hastings,	Nungesser,	Warnes,
Collins,	Hite,	Orlikowski,	Welsh,
Colter,	Hoffman,	Pence,	White,
Conover,	Holl,	Plank,	Williams,
Cooper,	Hoover,	Plumb,	Winans,
Cowan,	Horwitz,	Quinlisk,	Wintermute,
Crawford,	Hunter,	Read, of Summit,	Winters,
	Jackson,	Reighard,	Young—101.

The bill was passed.

The title was agreed to.

H. B. No. 197—Mr. Snyder, of Hamilton, was taken up and read the third time by its title.

The question being "Shall the bill pass?", Mr. Robinson moved that the rule permitting no debate or amendments to a bill after it has been reported by the committee on Phraseology be suspended and that he be permitted to offer amendments.

The motion was disagreed to.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 62, nays 34, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Conover,	Kessler,	Schaefer,
Barthelmeh,	Davis,	King,	Schweikert,
Beatty,	Detrick,	of Ashtabula,	Shanley,
Beyer,	Dickson,	King,	Siebert,
Bigelow,	Donaldson,	of Franklin,	Smith,
Bishop,	Doster,	Kramer,	of Butler,
Black,	Duffey,	Leist,	Snyder,
of Hamilton,	Etlng,	Lustig,	of Hamilton,
Black,	Fell,	Mills,	Terrell,
of Wyandot,	Foreman,	Morris,	Thomas,
Boggs,	Guthery,	Mueller,	Venus,
Bour,	Frick,	Nungesser,	Vollmer,
Brown,	Hite,	Orlikowski,	Vonderheide,
of Ashland	Hoffman,	Plank,	Welsh,
Capelle,	Holl,	Quinlisk,	Williams,
Carroll,	Horwitz,	Read, of Summit,	Winters,
Chapman	Kennedy,	Reppert,	Young—62
Clark,			

Those who voted in the negative are: Messrs.

Agler,	Deaton,	Kathe,	Plumb,
Anderson,	Diser,	Kemerer,	Reighard,
Behne,	Freeman,	Kilpatrick,	Rhulman,
Brown, of Union,	Gilson,	Lambert,	Robinson,
Collins,	Hastings,	McCormick,	Smith,
Colter,	Hoover,	McGuffey,	of Morgan,
Crawford,	Hunter,	Murphy,	Tetlow,
Criswell,	Jackson,	Nye,	Thatcher,
of Morrow,	Jenkins,	Pence,	Wintermute—34.

The bill was passed.

The title was agreed to.

H. B. No. 156 — Mr. Reid, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 103, nays 1, as follows:

Those who voted in the affirmative are: Messrs

Acker,	Criswell,	Kemerer,	Robinson,
Agler,	of Morrow,	Kennedy,	Schaefer,
Anderson,	Davis,	Kessler,	Schweikert,
Barthelmeh,	Deaton,	Kilpatrick,	Shanley,
Beatty,	Detrick,	King,	Siebert,
Behne,	Dickson,	of Ashtabula,	Smith,
Beyer,	Diser,	King,	of Butler,
Bigelow,	Donaldson,	of Franklin	Smith,
Bishop,	Doster,	Kramer,	of Morgan,
Black,	Duffey,	Lambert,	Snyder,
of Hamilton,	Ertel,	Leist,	of Hamilton,
Black,	Etling,	McCormick,	Snyder,
of Wyandot,	Fell,	McGuffey,	of Pickaway,
Boggs,	Foreman,	Mills,	Terrell,
Bour,	Freeman,	Morris,	Tetlow,
Brown,	Frick,	Mueller,	Thatcher,
of Ashland	Gilson,	Murphy,	Thomas,
Brown, of Union,	Guthery,	Nungesser,	Venus,
Capelle,	Hastings,	Nye,	Vollmer,
Carroll,	Hite,	Orlikowski,	Vonderheide,
Chapman	Hoaglin,	Pence,	Warnes,
Clark,	Hoffman,	Plank,	Welsh,
Collins,	Holl,	Plumb,	Williams,
Colter,	Hoover,	Quinlisk,	Winans,
Conover,	Horwitz,	Read, of Summit,	Wintermute,
Cooper,	Hunter,	Reighard,	Winters,
Crawford,	Jackson,	Reppert,	Woodworth,
Criswell,	Jenkins,	Rhulman,	Young—103.
of Coshocton,	Kathe,		

Mr. Lustig voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 260 — Mr. Duffey, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 79, nays 13, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Conover,	Horwitz,	Reppert,
Agler,	Cowan,	Hunter,	Rhulman,
Barthelmeh,	Crawford,	Jenkins,	Robinson,
Beatty,	Criswell,	Kathe,	Schaefer,
Behne,	of Morrow,	Kemerer,	Schweikert,
Beyer,	Davis,	Kessler,	Shanley,
Bigelow,	Deaton,	King,	Siebert,
Bishop,	Detrick,	of Ashtabula,	Smith,
Black,	Dickson,	King,	of Butler,
of Hamilton,	Doster,	of Franklin,	Snyder,
Black,	Duffey,	Leist,	of Hamilton,
of Wyandot,	Ertel,	Lowry,	Terrell,
Boggs,	Fell,	McCormick,	Thatcher,
Bour,	Foreman,	Mills,	Thomas,
Brennan,	Freeman,	Morris,	Venus,
Brown,	Frick,	Mueller,	Vollmer,
of Ashland	Hastings,	Murphy,	Welsh,
Capelle,	Hite,	Nungesser,	Wintermute,
Carroll,	Hoaglin,	Nye,	Winters,
Chapman	Hoffman,	Orlikowski,	Woodworth,
Clark,	Holl,	Quinlisk,	Young—79.
Colter,	Hoover,	Read, of Summit,	

Those who voted in the negative are: Messrs.

Brown, of Union,	Plank,	Reighard,	Snyder,
Diser,	Plumb,	Smith,	of Pickaway,
Kramer,	Reid,	of Morgan,	Tetlow,
McGuffey,	of Fayette,		Winans—13.
Pence,			

The bill was passed.

Mr. Behne moved to amend the title as follows:

In the title strike out words "of Ohio, as" and in lieu thereof insert "relative".

The motion was agreed to and the title amended.

The title as amended was agreed to.

H. B. No. 304 — Mr. Etling, was taken up and read the third time by its title.

The question being "Shall the bill pass?" the yeas and nays were taken and resulted — yeas 97, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brown,	Dickson,	Holl,
Agler,	of Ashland	Donaldson,	Hoover,
Anderson,	Brown, of Union,	Doster,	Horwitz,
Barthelmeh,	Capelle,	Duffey,	Hunter,
Beatty,	Carroll,	Ertel,	Jackson,
Behne,	Chapman	Etling,	Jenkins,
Beyer,	Clark,	Fell,	Kathe,
Bigelow,	Collins,	Fellinger,	Kemerer,
Bishop,	Cooper,	Foreman,	Kennedy,
Black,	Criswell,	Freeman,	Kessler,
of Hamilton,	of Coshocton,	Frick,	Kilpatrick,
Black,	Criswell,	Guthery,	King,
of Wyandot,	of Morrow,	Hastings,	of Ashtabula,
Boggs,	Davis,	Hite,	King,
Bour,	Deaton,	Hoaglin,	of Franklin,
Brennan,	Detrick,	Hoffman,	Kramer,

Those who voted in the affirmative are: Messrs.—Concluded.

Lambert,	Read, of Summit,	Smith,	Vollmer,
Lowry,	Reid,	of Morgan,	Vonderheide,
Lustig,	of Fayette,	Snyder,	Warnes,
McCormick,	Rhulman,	of Hamilton,	Welsh,
McGuffey,	Robinson,	Snyder,	White,
Mills,	Schaefer,	of Pickaway,	Williams,
Morris,	Schweikert,	Terrell,	Winans,
Mueller,	Shanley,	Tetlow,	Wintermute,
Nungesser,	Siebert,	Thatcher,	Winters,
Orlikowski,	Smith,	Thomas,	Woodworth,
Pence,	of Butler,	Venus,	Young — 97..
Quinisk,			

Messrs. Colter, Nye and Reighard voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 245 — Mr. Winters, was taken up and read the third time by its title.

The question being “Shall the bill pass?”, the yeas and nays were taken, and resulted—yeas 91, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Rhulman,
Agler,	Deaton,	of Ashtabula,	Schaefer,
Anderson,	Detrick,	King,	Schweikert,
Beatty,	Dickson,	of Franklin,	Shanley,
Behne,	Diser,	Kramer,	Siebert,
Beyer,	Donaldson,	Lambert,	Smith, of Butler,
Bishop,	Doster,	Leist,	Smith,
Black,	Fell,	Lowry,	of Morgan
of Hamilton,	Fellinger,	Lustig,	Snyder,
Black,	Foreman,	McCormick,	of Hamilton,
of Wyandot,	Freeman,	McGuffey,	Snyder,
Bour,	Frick,	Mills,	of Pickaway,
Brennan,	Gilson,	Morris,	Tetlow,
Brown,	Hastings,	Mueller,	Thatcher,
of Ashland,	Hite,	Murphy,	Thomas,
Brown, of Union,	Hoaglin,	Nungesser,	Venus,
Capelle,	Hoffman,	Nye,	Vonderheide,
Carroll,	Holl,	Orlikowski,	Warnes,
Collins,	Horwitz,	Pence,	Welsh,
Colter,	Hunter,	Plumb,	White,
Conover,	Jenkins,	Quinisk,	Williams,
Cowan,	Kathe,	Read, of Summit,	Wintermute,
Criswell,	Kemerer,	Reid, of Fayette,	Winters,
of Coshocton,	Kennedy,	Reighard,	Woodworth,
Criswell,	Kessler,	Reppert,	Young — 91.
of Morrow,			

The bill was passed.

Mr. Schaefer moved to amend the title as follows:

After the numerals “2736”, insert the words “of the”.

The motion was agreed to, and the title amended.

The title as amended was agreed to.

S. B. No. 67 — Mr. Gregory, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 92, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	Kessler,	Reighard,
Agler,	Dickson,	Kilpatrick,	Reppert,
Appenzeller,	Diser,	King,	Robinson,
Beatty,	Donaldson,	of Ashtabula,	Schweikert,
Behne,	Doster,	King,	Shanley,
Beyer,	Duffey,	of Franklin,	Siebert,
Bishop,	Fell,	Leist,	Smith, of Butler,
Black,	Fehlinger,	Lowry,	Snyder,
of Hamilton,	Foreman,	Lustig,	of Hamilton,
Boggs,	Frick,	McCormick,	Snyder,
Bour,	Gilson,	McGuffey,	of Pickaway,
Brennan,	Guthery,	Mills,	Terrell,
Brown,	Hastings,	Morris,	Tetlow,
of Ashland,	Hite,	Mueller,	Thatcher,
Brown, of Union,	Hoaglin,	Murphy,	Thomas,
Capelle,	Hoffman,	Nungesser,	Venus,
Carroll,	Holl,	Nye,	Vollmer,
Chapman,	Hoover,	Orlikowski,	Vonderheide,
Clark,	Horwitz,	Pence,	Welsh,
Collins,	Hunter,	Plank,	White,
Colter,	Jackson,	Plumb,	Williams,
Criswell,	Jenkins,	Quinlisk,	Winans,
of Coshocton,	Kathe,	Read, of Summit,	Wintermute,
Davis,	Kemerer,	Reid, of Fayette,	Winters,
Deaton,	Kennedy,		Woodworth — 92.

Messrs. Freeman and Smith, of Morgan, voted in the negative.

The bill was passed.

The title was agreed to.

S. B. No. 25 — Mr. Gregory, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 77, nays 7, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	King,	Reppert,
Agler,	Criswell,	of Ashtabula,	Schaefer,
Anderson,	of Coshocton,	King,	Schweikert,
Appenzeller,	Davis,	of Franklin,	Shanley,
Barthelmeh,	Deaton,	Kramer,	Siebert,
Beatty,	Detrick,	Lambert,	Snyder,
Behne,	Dickson,	Leist,	of Hamilton,
Beyer,	Diser,	Lowry,	Snyder,
Bishop,	Donaldson,	Lustig,	of Pickaway,
Black,	Doster,	McCormick,	Tetlow,
of Hamilton,	Duffe,	Morris,	Thatcher,
Black,	Fell,	Mueller,	Thomas,
of Wyandot,	Freeman,	Murphy,	Venus,
Boggs,	Hastings,	Nungesser,	Vollmer,
Bour,	Hoffman,	Orlikowski,	Vonderheide,
Brown, of Union,	Holl,	Plank,	White,
Capelle,	Hunter,	Plumb,	Williams,
Carroll,	Jenkins,	Quinlisk,	Winans,
Chapman,	Kathe,	Read, of Summit,	Wintermute,
Clark,	Kemerer,	Reid, of Fayette,	Woodworth,
Collins,	Kilpatrick,	Reighard,	Young — 77.

Messrs. Brennan, Frick, Horwitz, McGuffey, Nye, Smith, of Butler, and Winters voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 190—Mr. Snyder, of Hamilton, was taken up and read the third time by its title.

The question being "Shall the bill pass?", Mr. Capelle moved that the rule permitting no debate or amendment to a bill after being reported by the committee on Phraseology be suspended and that debate or amendments be permitted on said bill.

The motion was agreed to.

The question recurring "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 61, nays 46, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Chapman,	Horwitz,	Reppert,
Appenzeller,	Clark,	Kessler,	Rhulman,
Barthelmeh,	Collins,	Kilpatrick,	Schaefer,
Beatty,	Criswell,	King,	Schweikert,
Behne,	of Coshocton,	of Ashtabula,	Shanley,
Beyer,	Doster,	King,	Siebert,
Bigelow,	Duffey,	of Franklin,	Smith, of Butler,
Black,	Ertel,	Lambert,	Snyder,
of Hamilton,	Etling,	Leist,	of Hamilton,
Black,	Fell,	Lowry,	Terrell,
of Wyandot,	Fellinger,	Lustig,	Tetlow,
Boggs,	Frick,	McGuffey,	Venus,
Bour,	Guthery,	Mills,	Vollmer,
Brennan,	Hite,	Morris,	Warnes,
Brown,	Hoaglin,	Murphy,	Welsh,
of Ashland,	Hoffman,	Orlikowski,	Wintermute,
Carroll,	Holl,	Quinlisk,	Winters—46.

Those who voted in the negative are: Messrs.

Agler,	Dickson,	Kemerer,	Reighard,
Anderson,	Diser,	Kennedy,	Robinson,
Bishop,	Donaldson,	Kramer,	Smith,
Brown, of Union,	Foreman,	McCormick,	of Morgan
Capelle,	Freeman,	Mueller,	Snyder,
Conover,	Gilson,	Nungesser,	of Pickaway,
Crawford,	Hastings,	Nye,	Thatcher,
Criswell,	Hoover,	Pence,	Thomas,
of Morrow,	Hunter,	Plank,	Vonderheide,
Davis,	Jackson,	Plumb,	White,
Deaton,	Jenkins,	Read, of Summit,	Williams,
Detrick,	Kathe,	Reid, of Fayette,	Winans,
			Woodworth—46.

The bill not having received a constitutional majority was lost.

H. B. No. 189—Mr. Snyder, of Hamilton, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 71, nays 29, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bishop,	Brennan,	Criswell,
Appenzeller,	Black,	Brown,	of Coshocton,
Barthelmeh,	of Hamilton,	of Ashland,	Davis,
Beatty,	Black,	Carroll,	Deaton,
Behne,	of Wyandot,	Chapman,	Dickson,
Beyer,	Boggs,	Collins,	Donaldson,
Bigelow,	Bour,	Cowan,	Doster,

Those who voted in the affirmative are: Messrs.—Concluded.

Duffey,	Kilpatrick,	Nungesser,	Terrell,
Ertel,	King,	Orlikowski,	Tetlow,
Etling,	of Ashtabula,	Quinlisk,	Thatcher,
Fell,	King,	Reppert,	Thomas,
Frick,	of Franklin,	Rhulman,	Venus,
Guthery,	Lambert,	Schaefer,	Vollmer,
Hite,	Lustig,	Schweikert,	Vonderheide,
Hoaglin,	McGuffey,	Shanley,	Warnes,
Hoffman,	Mills,	Siebert,	Welsh,
Holl,	Morris,	Smith, of Butler,	Wintermute,
Horwitz,	Mueller,	Snyder,	Winters,
Kathe,	Murphy,	of Hamilton,	Young — 70.
Kessler,			

Those who voted in the negative are: Messrs.

Agler,	Diser,	Kemerer,	Reighard,
Anderson,	Freeman,	Kennedy,	Robinson,
Brown, of Union,	Gilson,	Kramer,	Smith,
Capelle,	Hastings,	Nye,	of Morgan
Colter,	Hoover,	Pence,	White,
Conover,	Hunter,	Plumb,	Winans,
Crawford,	Jackson,	Read, of Summit,	Woodworth — 29.
Criswell,	Jenkins,	Reid, of Fayette,	
of Morrow,			

The bill was passed.

The title was agreed to.

Mr. Bishop moved that the vote by which H. B. No. 190 — Mr. Snyder, of Hamilton, was lost, be reconsidered.

The motion was agreed to and said bill was taken up.

The question being "Shall the bill pass?", Mr. Lustig demanded a call of the House, which was duly seconded, taken and 106 members answered to their names.

Those absent are: Messrs. Behne, Bonnell, Cameron, Cooper, Fellinger, Fulton, Kilrain, King, of Franklin, McGuffey, Orrison, Reynolds, Scott, Stivers, Sweeney, Walsh and Wintermute.

The sergeant-at-arms was ordered to dispatch his messengers for absentees.

On motion of Mr. Black, of Hamilton, further proceedings under the call were dispensed with.

The question recurring on the passage of H. B. No. 190 — Mr. Snyder, of Hamilton, the yeas and nays were taken, and resulted—yeas 70, nays 37, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brown,	Doster,	Kessler,
Appenzeller,	of Ashland,	Duffey,	Kilpatrick,
Barthelmeh,	Carroll,	Ertel,	King,
Beatty,	Chapman,	Etling,	of Ashtabula,
Beyer,	Clark,	Fell,	Kramer,
Bigelow,	Collins,	Foreman,	Lambert,
Bishop,	Cowan,	Frick,	Leist,
Black,	Crawford,	Guthery,	Lowry,
of Hamilton,	Criswell,	Hite,	Lustig,
Black,	of Coshocton,	Hoaglin,	McGuffey,
of Wyandot,	Criswell,	Hoffman,	Mills,
Boggs,	of Morrow,	Holl,	Morris,
Bour,	Dickson,	Horwitz,	Mueller,
Brennan,	Donaldson,	Kathe,	Murphy,

Those who voted in the affirmative are: Messrs.—Concluded.

Nungesser,	Schweikert,	Terrell,	Welsh,
Orlikowski,	Shanley,	Tetlow,	Wintermute,
Quinlisk,	Siebert,	Venus,	Winters,
Reppert,	Smith, of Butler,	Vollmer,	Young—70.
Rhulman,	Snyder,	Warnes,	
Schaefer,	of Hamilton,		

Those who voted in the negative are: Messrs.

Agler,	Diser,	Nye,	Snyder,
Anderson,	Freeman,	Pence,	of Pickaway,
Brown, of Union,	Gilson,	Plank,	Thatcher,
Capelle,	Hastings,	Plumb,	Thomas,
Colter,	Hoover,	Read, of Summit,	Vonderheide,
Conover,	Hunter,	Reid, of Fayette,	White,
Davis,	Jackson,	Reighard,	Williams,
Deaton,	Jenkins,	Robinson,	Winans,
Detrick,	Kemerer,	Smith,	Woodworth—37,
Kennedy,	McCormick,	of Morgan	

The bill was passed.

The title was agreed to.

H. B. No. 45 — Mr. Behne, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 94, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Schweikert,
Agler,	Deaton,	of Ashtabula,	Shanley,
Anderson,	Detrick,	King,	Siebert,
Barthelmeh,	Dickson,	of Franklin,	Smith, of Butler,
Beatty,	Diser,	Kramer,	Smith,
Behne,	Doster,	Leist,	of Morgan
Beyer,	Duffey,	Lowry,	Snyder,
Bigelow,	Ertel,	Lustig,	of Hamilton,
Black,	Fell,	McCormick,	Snyder,
of Hamilton,	Foreman,	Mills,	of Pickaway,
Black,	Freeman,	Morris,	Terrell,
of Wyandot,	Frick,	Mueller,	Tetlow,
Boggs,	Guthery,	Murphy,	Thatcher,
Bour,	Hastings,	Nungesser,	Thomas,
Brennan,	Hite,	Nye,	Venus,
Brown,	Hoaglin,	Orlikowski,	Vollmer,
of Ashland,	Hoffman,	Pence,	Vonderheide,
Carroll,	Holl,	Plank,	Warnes,
Chapman,	Horwitz,	Quinlisk,	Welsh,
Clark,	Hunter,	Read, of Summit,	Williams,
Collins,	Jackson,	Reid, of Fayette,	Winans,
Cooper,	Jenkins,	Reighard,	Wintermute,
Crawford,	Kathe,	Reppert,	Winters,
Criswell,	Kemerer,	Rhulman,	Woodworth,
of Coshocton,	Kessler,	Robinson,	Young—94.
Criswell,	Kilpatrick,	Schaefer,	
of Morrow,			

Messrs. Conover and Hoover voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 211 — Mr. Barthelmeh, was taken up and read the third time by its title.

The question being "Shall the bill pass?" the yeas and nays were taken, and resulted—yeas 84, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Horwitz,	Reppert,
Anderson,	Criswell,	Hunter,	Rhulman,
Barthelmeh,	of Coshocton,	Jackson,	Robinson,
Beatty,	Criswell,	Jenkins,	Schweikert,
Beyer,	of Morrow,	Kathe,	Siebert,
Bigelow,	Davis,	Kemerer,	Smith, of Butler,
Bishop,	Deaton,	Kessler,	Smith,
Black,	Detrick,	Kilpatrick,	of Morgan
of Hamilton,	Dickson,	King,	Snyder,
Black,	Diser,	of Franklin,	of Hamilton,
of Wyandot,	Doster,	Kramer,	Snyder,
Boggs,	Duffey,	Lambert,	of Pickaway,
Bonnell,	Ertel,	Lowry,	Terrell,
Bour,	Foreman,	Morris,	Thatcher,
Brennan,	Freeman,	Mueller,	Venus,
Brown,	Frick,	Murphy,	Vonderheide,
of Ashland,	Gilson,	Nungesser,	Warnes,
Capelle,	Guthery,	Nye,	White,
Carroll,	Hastings,	Orlikowski,	Williams,
Chapman,	Hoaglin,	Plank,	Winans,
Clark,	Hoffman,	Plumb,	Wintermute,
Collins,	Holl,	Quinlisk,	Winters,
Conover,	Hoover,	Reighard,	Woodworth — 84.
Cooper,			

The bill was passed.

The title was agreed to.

S. B. No. 54 — Mr. Bernstein, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 94, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cooper,	Kathe,	Schweikert,
Agler,	Crawford,	Kemerer,	Shanley,
Anderson,	Criswell,	Kessler,	Siebert,
Appenzeller,	of Coshocton,	King,	Smith, of Butler,
Beatty,	Criswell,	of Ashtabula,	Smith,
Behne,	of Morrow,	King,	of Morgan
Beyer,	Davis,	of Franklin,	Snyder,
Bigelow,	Deaton,	Kramer,	of Hamilton,
Bishop,	Detrick,	Lambert,	Snyder,
Black,	Dickson,	Lowry,	of Pickaway,
of Hamilton,	Donaldson,	Lustig,	Terrell,
Black,	Duffey,	McCormick,	Tetlow,
of Wyandot,	Fell,	Morris,	Thatcher,
Boggs,	Foreman,	Mueller,	Thomas,
Bonnell,	Freeman,	Murphy,	Venus,
Bour,	Frick,	Nungesser,	Vollmer,
Brown,	Guthery,	Nye,	Vonderheide,
of Ashland,	Hastings,	Orlikowski,	Warnes,
Brown, of Union,	Hite,	Plank,	Welsh,
Capelle,	Hoaglin,	Plumb,	White,
Carroll,	Hoffman,	Quinlisk,	Williams,
Chapman,	Holl,	Reid, of Fayette,	Winans,
Clark,	Hoover,	Reighard,	Wintermute,
Collins,	Horwitz,	Reppert,	Winters,
Colter,	Hunter,	Rhulman,	Woodworth,
Conover,	Jenkins,	Robinson,	Young — 94.

The bill was passed.

The title was agreed to.

H. B. No. 97 — Mr. Woodworth, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Schweikert,
Agler,	Detrick,	of Franklin,	Shanley,
Anderson,	Dickson,	Kramer,	Siebert,
Beatty,	Doster,	Lambert,	Smith, of Butler,
Beyer,	Duffey,	Leist,	Smith,
Bigelow,	Fell,	Lowry,	of Morgan,
Black,	Foreman,	Lustig,	Snyder,
of Wyandot,	Freeman,	McCormick,	of Hamilton,
Boggs,	Frick,	McGuffey,	Snyder,
Bonnell,	Guthery,	Mills,	of Pickaway,
Brown,	Hastings,	Morris,	Terrell,
of Ashland,	Hite,	Mueller,	Tetlow,
Brown, of Union,	Hoaglin,	Murphy,	Thatcher,
Capelle,	Hoffman,	Nungesser,	Venus,
Carroll,	Holl,	Nye,	Vollmer,
Chapman,	Horwitz,	Orlikowski,	Warnes,
Colter,	Hunter,	Plank,	White,
Conover,	Jackson,	Quinlisk,	Williams,
Crawford,	Jenkins,	Reid, of Fayette,	Winans,
Criswell,	Kathe,	Reighard,	Wintermute,
of Coshocton,	Kemerer,	Reppert,	Winters,
Criswell,	Kessler,	Rhulman,	Woodworth,
of Morrow,	King,	Robinson,	Young — 85.
Davis,	of Ashtabula,		

The bill was passed.

The title was agreed to.

H. B. No. 138 — Mr. Snyder, of Pickaway, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 96, nays none, as follows:

Those who voted in the affirmative are: Messrs

Acker,	Criswell,	Kemerer,	Reighard,
Agler,	of Morrow,	Kessler,	Rhulman,
Anderson,	Davis,	Kilpatrick,	Robinson,
Beatty,	Deaton,	King,	Schaefer,
Beyer,	Detrick,	of Ashtabula,	Schweikert,
Bigelow,	Donaldson,	King,	Shanley,
Bishop,	Doster,	of Franklin,	Siebert,
Black,	Duffey,	Kramer,	Smith, of Butler,
of Hamilton,	Ertel,	Lambert,	Smith,
Black,	Etling,	Leist,	of Morgan,
of Wyandot,	Fell,	Lowry,	Snyder,
Boggs,	Foreman,	Lustig,	of Hamilton,
Bonnell,	Freeman,	McCormick,	Snyder,
Bour,	Frick,	McGuffey,	of Pickaway,
Brown,	Gilson,	Mills,	Tetlow,
of Ashland,	Guthery,	Morris,	Thatcher,
Brown, of Union,	Hastings,	Mueller,	Venus,
Cameron,	Hite,	Murphy,	Vollmer,
Capelle,	Hoffman,	Nungesser,	Warnes,
Carroll,	Holl,	Nye,	White,
Chapman,	Hoover,	Orlikowski,	Williams,
Clark,	Horwitz,	Pence,	Winans,
Collins,	Hunter,	Plank,	Wintermute,
Colter,	Jackson,	Plumb,	Winters,
Conover,	Jenkins,	Quinlisk,	Woodworth,
Cooper,	Kathe,	Reid, of Fayette,	Young — 96.
Crawford,			

The bill was passed.

The title was agreed to.

S. B. No. 81 — Mr. Friebolin, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 87, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	King,	Schaefer,
Agler,	of Morrow,	of Ashtabula,	Schweikert,
Anderson,	Davis,	King,	Shanley,
Beatty,	Deaton,	of Franklin,	Siebert,
Beyer,	Detrick,	Kramer,	Smith, of Butler,
Bishop,	Dickson,	Lambert,	Smith,
Black,	Donaldson,	Leist,	of Morgan
of Hamilton,	Duffey,	Lowry,	Snyder,
Black,	Ertel,	Lustig,	of Hamilton,
of Wyandot,	Etling,	McCormick,	Snyder,
Boggs,	Fell,	McGuffey,	of Pickaway,
Bonnell,	Foreman,	Mills,	Terrell,
Brown, of Union,	Freeman,	Morris,	Tetlow,
Capelle,	Frick,	Mueller,	Thatcher,
Carroll,	Hastings,	Murphy,	Venus,
Chapman,	Hoffman,	Nungesser,	Vollmer,
Clark,	Holl,	Nye,	Warnes,
Collins,	Hoover,	Orlikowski,	White,
Colter,	Horwitz,	Pence,	Williams,
Conover,	Hunter,	Quinlisk,	Winans,
Cooper,	Kathe,	Reighard,	Wintermute,
Crawford,	Kemerer,	Reppert,	Winters,
Criswell,	Kennedy,	Rhulman,	Woodworth,
of Coshocton,	Kilpatrick,	Robinson,	Young — 87.

The bill was passed.

The title was agreed to.

H. B. No. 121 — Mr. Clark, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 91, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Rhulman,
Agler,	Detrick,	of Ashtabula,	Robinson,
Anderson,	Donaldson,	King,	Schaefer,
Beatty,	Doster,	of Franklin,	Schweikert,
Beyer,	Duffey,	Kramer,	Shanley,
Bishop,	Ertel,	Lambert,	Siebert,
Black,	Etling,	Leist,	Smith, of Butler,
of Hamilton,	Fell,	Lowry,	Smith,
Boggs,	Foreman,	Lustig,	of Morgan
Bonnell,	Freeman,	McCormick,	Snyder,
Bour,	Frick,	McGuffey,	of Pickaway,
Brennan,	Hastings,	Mills,	Terrell,
Capelle,	Hite,	Morris,	Tetlow,
Carroll,	Hoaglin,	Mueller,	Thatcher,
Chapman,	Hoffman,	Murphy,	Venus,
Clark,	Hoover,	Nungesser,	Warnes,
Collins,	Horwitz,	Nye,	Welsh,
Colter,	Hunter,	Orlikowski,	White,
Conover,	Jackson,	Pence,	Williams,
Cowan,	Kathe,	Plank,	Winans,
Crawford,	Kemerer,	Plumb,	Wintermute,
Criswell,	Kennedy,	Quinlisk,	Winters,
of Morrow,	Kessler,	Reid, of Fayette,	Woodworth,
Davis,	Kilpatrick,	Reighard,	Young — 91.
		Reppert,	

The bill was passed

The title was agreed to.

H. B. No. 23 — Mr. King, of Franklin, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 87, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Kemerer,	Quinlisk,
Agler,	Criswell,	Kennedy,	Reid, of Fayette,
Anderson,	of Morrow,	Kessler,	Reighard,
Beatty,	Davis,	Kilpatrick,	Reppert,
Beyer,	Deaton,	King,	Rhulman,
Bigelow,	Detrick,	of Ashtabula,	Robinson,
Bishop,	Donaldson,	King,	Schaefer,
Black,	Doster,	of Franklin,	Shanley,
of Hamilton,	Duffey,	Kramer,	Siebert,
Black,	Ertel,	Lambert,	Smith, of Butler,
of Wyandot,	Etling,	Leist,	Sweeney,
Boggs,	Fell,	Lowry,	Terrell,
Bonnell,	Freeman,	Lustig,	Tetlow,
Bour,	Gilson,	McGuffey,	Thatcher,
Brennan,	Hite,	Mills,	Venus,
Brown,	Hoaglin,	Morris,	Warnes,
of Ashland,	Hoffman,	Mueller,	Welsh,
Brown, of Union,	Holl,	Murphy,	White,
Capelle,	Hoover,	Nungesser,	Williams,
Chapman,	Horwitz,	Orlikowski,	Wintermute,
Clark,	Hunter,	Pence,	Winters,
Collins,	Jackson,	Plank,	Woodworth,
Colter,	Kathe,	Plumb,	Young — 87.
Conover,			

The bill was passed.

The title was agreed to.

H. B. No. 219 — Mr. Lowry, was taken up and read the third time by its title.

The question being "Shall the bill pass?" the yeas and nays were taken, and resulted — yeas 81, nays 20, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kennedy,	Reppert,
Barthelmeh,	of Morrow,	Kessler,	Rhulman,
Beatty,	Davis,	Kilpatrick,	Schaefer,
Beyer,	Detrick,	King,	Schweikert,
Bigelow,	Dickson,	of Ashtabula,	Shanley,
Bishop,	Donaldson,	King,	Siebert,
Black,	Doster,	of Franklin,	Smith, of Butler,
of Hamilton,	Duffey,	Kramer,	Snyder,
Black,	Ertel,	Lambert,	of Hamilton,
of Wyandot,	Etling,	Leist,	Snyder,
Boggs,	Fell,	Lowry,	of Pickaway,
Bonnell,	Fellinger,	Lustig,	Terrell,
Bour,	Foreman,	McGuffey,	Tetlow,
Brennan,	Frick,	Mills,	Venus,
Brown,	Hite,	Morris,	Vollmer,
of Ashland,	Hoaglin,	Mueller,	Warnes,
Carroll,	Hoffman,	Murphy,	Welsh,
Chapman,	Holl,	Nungesser,	Williams,
Clark,	Horwitz,	Nye,	Winans,
Collins,	Hunter,	Orlikowski,	Wintermute,
Colter,	Kathe,	Plank,	Winters,
Cowan,	Kemerer,	Quinlisk,	Young — 81.
Crawford,			

Those who voted in the negative are: Messrs.

Agler,	Diser,	Jackson,	Robinson,
Anderson,	Freeman,	McCormick,	Smith,
Brown, of Union,	Gilson,	Pence,	of Morgan
Capelle,	Hastings,	Plumb,	White,
Conover,	Hoover,	Reid, of Fayette,	Woodworth—20.
Deaton,			

The bill was passed.

The title was agreed to.

H. B. No. 160 — Mr. Smith, of Morgan, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 64, nays 35, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Read, of Summit,
Agler,	of Morrow,	Kennedy,	Reid, of Fayette,
Anderson,	Davis,	Kilpatrick,	Reighard,
Beyer,	Deaton,	King,	Rhulman,
Bigelow,	Detrick,	of Franklin,	Robinson,
Black,	Diser,	Kramer,	Schaefer,
of Wyandot,	Donaldson,	Lambert,	Smith,
Boggs,	Etling,	Lowry,	of Morgan
Bonnell,	Fell,	McCormick,	Terrell,
Brown,	Freeman,	McGuffey,	Tetlow,
of Ashland,	Frick,	Mills,	Thatcher,
Brown, of Union,	Gilson,	Morris,	Thomas,
Capelle,	Hastings,	Mueller,	Vonderheide,
Collins,	Hoover,	Nungesser,	White,
Conover,	Hunter,	Orlikowski,	Williams,
Cooper,	Jackson,	Pence,	Winans,
	Jenkins,	Plank,	Woodworth—64.
	Kathe,	Plumb,	

Those who voted in the negative are: Messrs.

Beatty,	Colter,	Leist,	Smith, of Butler,
Behne,	Doster,	Lustig,	Snyder,
Bishop,	Duffev,	Murphy,	of Hamilton,
Black,	Ertel,	Nye,	Snyder,
of Hamilton,	Fellinger,	Quinlisk,	of Pickaway,
Bour,	Foreman,	Reppert,	Venus,
Brennan,	Holl,	Schweikert,	Welsh,
Carroll,	Horwitz,	Shanley,	Wintermute,
Chapman,	Kessler,	Siebert,	Winters,
Clark,			Young—35.

The bill was passed.

The title was agreed to.

S. B. No. 99 — Mr. Weygandt, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 99, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bishop,	Bour,	Chapman,
Agler,	Black,	Brennan,	Clark,
Anderson,	of Hamilton,	Brown,	Collins,
Beatty,	Black,	of Ashland,	Colter,
Behne,	of Wyandot,	Brown, of Union,	Conover,
Beyer,	Boggs,	Capelle,	Cooper,
Bigelow,	Bonnell,	Carroll,	Criswell,
			of Morrow,

Those who voted in the affirmative are: Messrs.—Concluded.

Davis,	Horwitz,	Murphy,	Smith,
Deaton,	Hunter,	Nungesser,	of Morgan
Detrick,	Jackson,	Nye,	Snyder,
Diser,	Jenkins,	Orlikowski,	of Hamilton,
Donaldson,	Kathe,	Pence,	Snyder,
Doster,	Kennedy,	Plank,	of Pickaway,
Etling,	Kessler,	Plumb,	Sweeney,
Fell,	King,	Quinlisk,	Terrell,
Fellinger,	of Ashtabula,	Read, of Summit,	Tetlow,
Foreman,	King,	Reid, of Fayette,	Thatcher,
Freeman,	of Franklin,	Reighard,	Thomas,
Frick,	Kramer,	Reppert,	Venus,
Gilson,	Lambert,	Rhulman,	Vollmer,
Guthery,	Lowry,	Robinson,	Vonderheide,
Hastings,	Lustig,	Schaefer,	Welsh,
Hite,	McCormick,	Schweikert,	Williams,
Hoaglin,	McGuffey,	Shanley,	Winans,
Hoffman,	Mills,	Siebert,	Wintermute,
Holl,	Morris,	Smith, of Butler,	Woodworth,
Hoover,	Mueller,		Young—99.

The bills was passed.

The title was agreed to.

H. B. No. 297 — Mr. Guthery, was taken up and read the third time by its title.

The question being "Shall the bill pass?", Mr. Crawford moved that the rule permitting no debate or amendment to a bill after being reported by the committee on Phraseology be suspended and that debate or amendment be permitted on said bill.

The motion was disagreed to.

The question recurring "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 64, nays 36, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kennedy,	Shanley,
Barthelmeh,	Donaldson,	Kilpatrick,	Siebert,
Beatty,	Doster,	Lambert,	Snyder,
Behne,	Ertel,	Lowry,	of Pickaway,
Beyer,	Fell,	McCormick,	Sweeney,
Bigelow,	Fellinger,	McGuffey,	Terrell,
Black,	Foreman,	Mills,	Thatcher,
of Wyandot,	Frick,	Mueller,	Thomas,
Boggs,	Guthery,	Murphy,	Venus,
Bour,	Hite,	Nungesser,	Vonderheide,
Brennan,	Hoaglin,	Plank,	Warnes,
Brown,	Hoffman,	Quinlisk,	Welsh,
of Ashland,	Holl,	Read, of Summit,	White,
Carroll,	Horwitz,	Reppert,	Williams,
Chapman,	Hunter,	Robinson,	Winans,
Clark,	Kathe,	Schaefer,	Young—64.
Cowan,	Kemerer,	Schweikert,	

Those who voted in the negative are: Messrs.

Agler,	Davis,	King,	Rhulman,
Anderson,	Freeman,	of Franklin,	Smith, of Butler,
Bonnell,	Gilson,	Kramer,	Smith,
Brown, of Union,	Hastings,	Lustig,	of Morgan
Capelle,	Hoover,	Morris,	Tetlow,
Collins,	Jackson,	Nye,	Vollmer,
Colter,	Jenkins,	Pence,	Wintermute,
Conover,	Kessler,	Plumb,	Winters,
Crawford,	King,	Reid, of Fayette,	Woodworth—36.
Criswell,	of Ashtabula,	Reighard,	
of Morrow,			

The bill was passed.

The title was agreed to.

H. B. No. 60 — Mr. Chapman, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted—yeas 97, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	Kessler,	Schweikert,
Agler,	Donaldson,	Kilpatrick,	Shanley,
Anderson,	Doster,	King,	Siebert,
Barthelmeh,	Duffey,	of Ashtabula,	Smith, of Butler,
Beatty,	Ertel,	King,	Smith,
Behne,	Etling,	of Franklin,	of Morgan,
Beyer,	Fell,	Lambert,	Snyder,
Bigelow,	Fellinger,	Lowry,	of Hamilton,
Bishop,	Foreman,	McCormick,	Snyder,
Black,	Freeman,	Mills,	of Pickaway,
of Wyandot,	Frick,	Mueller,	Sweeney,
Boggs,	Gilson,	Murphy,	Terrell,
Bonnell,	Guthery,	Nungesser,	Tetlow,
Bour,	Hastings,	Nye,	Thatcher,
Brennan,	Hite,	Orlikowski,	Venus,
Capelle,	Hoaglin,	Pence,	Vollmer,
Carroll,	Hoffman,	Plank,	Vonderheide,
Chapman,	Holl,	Plumb,	Warnes,
Clark,	Hoover,	Quinlisk,	Welsh,
Collins,	Horwitz,	Read, of Summit,	White,
Colter,	Hunter,	Reid, of Fayette,	Williams,
Conover,	Jackson,	Reighard,	Winans,
Cooper,	Jenkins,	Reppert,	Wintermute,
Crawford,	Kathe,	Rhulman,	Winters,
Davis,	Kemerer,	Robinson,	Woodworth,
Deaton,	Kennedy,	Schaefer,	Young—97.

The bill was passed.

The title was agreed to.

H. B. No. 242 — Mr. Kilpatrick, was taken up and read the third time by its title.

The question being "Shall the bill pass?" the yeas and nays were taken, and resulted—yeas 88, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Clark,	Hoaglin,	Kramer,
Agler,	Collins,	Hoffman,	Lambert,
Anderson,	Colter,	Holl,	Lowry,
Barthelmeh,	Conover,	Hoover,	Lustig,
Beatty,	Davis,	Horwitz,	McCormick,
Beyer,	Deaton,	Hunter,	McGuffey,
Bigelow,	Detrick,	Jackson,	Mills,
Bishop,	Diser,	Jenkins,	Morris,
Black,	Doster,	Kathe,	Mueller,
of Wyandot,	Duffey,	Kemerer,	Murphy,
Bonnell,	Fell,	Kennedy,	Nungesser,
Bour,	Foreman,	Kessler,	Nye,
Brennan,	Freeman,	Kilpatrick,	Orlikowski,
Brown, of Union,	Frick,	King,	Pence,
Capelle,	Guthery,	of Ashtabula,	Plumb,
Carroll,	Hastings,	King,	Quinlisk,
Chapman,	Hite,	of Franklin,	Read, of Summit,

Those who voted in the affirmative are: Messrs.—Concluded.

Reid,	Schweikert,	Sweeney,	White,
of Fayette,	Shanley,	Terrell,	Williams,
Reighard,	Siebert,	Thatcher,	Wintermute,
Reppert,	Smith,	Thomas,	Winters,
Rhulman,	of Morgan,	Venus,	Young—88.
Robinson,	Snyder,	Vollmer,	
Schaefer,	of Hamilton,	Vonderheide,	

The bill was passed.

The title was agreed to.

H. B. No. 102 — Mr. Tetlow, was taken up and read the third time by its title.

The question being “Shall the bill pass?”, the yeas and nays were taken and resulted — yeas 89, nays 1, as follows

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	King,	Schweikert,
Agler,	Diser,	of Ashtabula,	Shanley,
Anderson,	Duffey,	King,	Siebert,
Barthelmeh,	Ertel,	of Franklin,	Smith,
Beatty,	Etling,	Kramer,	of Butler,
Beyer,	Fell,	Lambert,	Smith,
Bigelow,	Fellinger,	Lowry,	of Morgan,
Bishop,	Foreman,	Lustig,	Snyder,
Black,	Freeman,	McCormick,	of Hamilton,
of Wyandot,	Frick,	Mills,	Snyder,
Bonnell,	Gilson,	Morris,	of Pickaway,
Bour,	Hastings,	Mueller,	Sweeney,
Brennan,	Hite,	Nungesser,	Terrell,
Brown, of Union,	Hoaglin,	Nye,	Tetlow,
Chapman,	Hoffman,	Orlikowski,	Thatcher,
Clark,	Holl,	Pence,	Thomas,
Collins,	Hoover,	Plumb,	Venus,
Colter,	Horwitz,	Quinlisk,	Vollmer,
Conover,	Hunter,	Read,	Welsh,
Cooper,	Jackson,	of Summit,	White,
Criswell,	Jenkins,	Reid,	Williams,
of Morrow,	Kathe,	of Fayette,	Winans,
Davis,	Kemerer,	Reighard,	Wintermute,
Deaton,	Kessler,	Robinson,	Winters,
	Kilpatrick,	Schaefer,	Woodworth—89.

Mr. Vonderheide voted in the negative.

The bill was passed.

The title was agreed to.

S. B. No. 26 — Mr. Dollison, was taken up and read the third time by its title.

The question being “Shall the bill pass?”, the yeas and nays were taken, and resulted — yeas 91, yeas none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Black,	Brown,	Conover,
Agler,	of Hamilton,	of Ashland,	Cooper,
Appenzeller,	Black,	Brown, of Union,	Crawford,
Barthelmeh,	of Wyandot,	Capelle,	Criswell,
Beatty,	Bonnell,	Carroll,	of Morrow.
Beyer,	Bour,	Chapman,	Davis,
Bigelow,	Brennan,	Clark,	Deaton,
Bishop,		Collins,	Detrick,

Those who voted in the affirmative are: Messrs.—Concluded.

Doster,	Kessler,	Orlikowski,	Snyder,
Duffey,	King,	Pence,	of Hamilton,
Ertel,	of Ashtabula,	Plumb,	Snyder,
Fell,	King,	Quinlisk,	of Pickaway,
Freeman,	of Franklin,	Reid,	Terrell,
Frick,	Kramer,	of Fayette,	Tetlow,
Hastings,	Lambert,	Reighard,	Thatcher,
Hite,	Leist,	Reppert,	Thomas,
Hoaglin,	Lowry,	Rhulman,	Venus,
Hoffman,	Lustig,	Robinson,	Vollmer,
Holl,	McCormick,		Vonderheide,
Hoover,	McGuffey,	Schaefer,	White,
Horwitz,	Mills,	Shanley,	Williams,
Hunter,	Morris,	Siebert,	Winans,
Jackson,	Mueller,	Smith,	Wintermute,
Jenkins,	Murphy,	of Butler,	Winters,
Kathe,	Nungesser,	Smith,	Woodworth,
Kemerer,	Nye,	of Morgan,	Young—91.

The bill was passed.

The title was agreed to.

H. B. No. 35 — Mr. Nye, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 101, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	King,	Schaefer,
Agler,	Criswell,	of Ashtabula,	Schweikert,
Anderson,	of Morrow,	King,	Shanley,
Appenzeller,	Davis,	of Franklin,	Siebert,
Barthelmeh,	Deaton,	Kramer,	Smith,
Beatty,	Detrick,	Lambert,	of Butler
Behne,	Doster,	Leist,	Smith,
Beyer,	Duffey,	Lowry,	of Morgan
Bigelow,	Etling,	Lustig,	Snyder,
Bishop,	Fell,	McCormick,	of Hamilton
Black,	Fellinger,	McGuffey,	Snyder,
of Hamilton,	Foreman,	Mills,	of Pickaway
Black,	Freeman,	Morris,	Sweeney,
of Wyandot,	Frick,	Mueller,	Terrell,
Bonnell,	Gilson,	Murphy,	Tetlow
Bour,	Hastings,	Nungesser,	Thatcher,
Brennan,	Hite,	Nye,	Thomas,
Brown,	Hoaglin,	Orlikowski,	Venus,
of Ashland,	Hoffman,	Pence,	Vollmer,
Brown,	Hoover,	Plank,	Vonderheide,
of Union,	Horwitz,	Plumb,	Warnes,
Capelle,	Hunter,	Quinlisk,	Welsh,
Carroll,	Jackson,	Reid,	White,
Chapman,	Jenkins,	of Fayette	Williams,
Clark,	Kathe,	Reighard,	Winans,
Collins,	Kemerer,	Reppert,	Wintermute,
Colter,	Kessler,	Rhulman,	Winters,
Cooper,	Kilpatrick,	Robinson,	Woodworth,
			Young — 101.

Mr. Boggs voted in the negative.

The bill was passed.

Mr. Nye moved to amend the title as follows:

In line 2 strike out "every".

In line 2 strike out "switch-engine" and insert in lieu thereof "switch-engines".

In line 2 strike out "engine" where it appears after "or" and insert in lieu thereof "engines".

The motion was agreed to, and the title amended.

The title as amended was agreed to.

H. B. No. 87 — Mr Welsh, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 87, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Reppert,
Anderson,	of Morrow,	Kessler,	Rhulman,
Appenzeller,	Davis,	Kilpatrick,	Robinson,
Barthelmeh,	Deaton,	King,	Schaefer,
Beatty,	Detrick,	of Ashtabula,	Schweikert,
Behne,	Doster,	King, of Franklin,	Shanley,
Beyer,	Duffey,	Kramer,	Siebert,
Bigelow,	Fell,	Lambert,	Smith, of Butler,
Bishop,	Fellinger,	Leist,	Smith, of Morgan,
Black,	Foreman,	Lowry,	Snyder,
of Hamilton,	Freeman,	Lustig,	of Hamilton,
Black,	Frick,	McCormick,	Terrell,
of Wyandot,	Hastings,	McGuffey,	Tetlow,
Boggs,	Hite,	Morris,	Thatcher,
Bonnell,	Hoaglin,	Mueller,	Vollmer,
Bour,	Hoffman,	Murphy,	Warnes,
Brennan,	Holl,	Nungesser,	Welsh,
Brown,	Hoover,	Nye,	White,
of Ashland,	Horwitz,	Pence,	Williams,
Brown, of Union,	Hunter,	Plumb,	Winans,
Carroll,	Jackson,	Quinlisk,	Wintermute,
Chapman,	Jenkins,	Reid, of Fayette,	Woodworth,
Clark,	Kathe,	Reighard,	Young—87.
Colter,			

The bill was passed.

The title was agreed to.

H. B. No. 51 — Mr. Sweeney, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 76, nays 23, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brown, of Union,	Fellinger,	King, of Franklin,
Agler,	Carroll,	Freeman,	Kramer,
Anderson,	Chapman,	Hastings,	Lambert,
Appenzeller,	Clark,	Hite,	Leist,
Barthelmeh,	Collins,	Hoaglin,	Lowry,
Beyer,	Conover,	Holl,	Lustig,
Bigelow,	Cooper,	Hoover,	McCormick,
Black,	Crawford,	Horwitz,	McGuffey,
of Hamilton,	Criswell,	Hunter,	Mills,
Black,	of Morrow,	Jackson,	Morris,
of Wyandot,	Davis,	Kathe,	Nungesser,
Bonnell,	Deaton,	Kemerer,	Orlikowski,
Bour,	Detrick,	Kessler,	Pence,
Brennan,	Doster,	Kilpatrick,	
Brown,	Duffey,	King,	Plumb,
of Ashland,	Etling,	of Ashtabula,	Quinlisk,

Those who voted in the affirmative are: Messrs.—Concluded.

Reid, of Fayette,	Shanley,	Tetlow,	Williams,
Reighard,	Siebert,	Venus,	Winans,
Robinson,	Smith, of Butler,	Vollmer,	Wintermute,
Schaefer,	Smith, of Morgan,	White,	Young—76.
Schweikert,	Sweeney,		

Those who voted in the negative are: Messrs.

Beatty,	Diser,	Murphy,	Snyder,
Behne,	Ertel,	Nye,	of Pickaway,
Bishop,	Fell,	Plank,	Thomas,
Boggs,	Frick,	Reppert,	Vonderheide,
Capelle,	Hoffman,	Rhulman	Warren,
Colter,	Mueller,		Winters
			Woodworth—23.

The bill was passed.

Mr. Sweeney moved to amend the title as follows:

Amend title so as to read:

“An act prohibiting advertising to cure sexual diseases, cancer or tuberculosis.”

The motion was agreed to, and the title amended.

The title as amended was agreed to.

H. B. No. 108 — Mr. Doster, was taken up and read the third time by its title.

The question being “Shall the bill pass?”, the yeas and nays were taken, and resulted — yeas 82, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cooper,	Hoover,	Plank,
Agler,	Crawford,	Horwitz,	Quinisk,
Anderson,	Criswell,	Hunter,	Reid, of Fayette,
Appenzeller,	of Morrow,	Kathe,	Reighard,
Barthelmeh,	Davis,	Kessler,	Reppert,
Beatty,	Deaton,	Kilpatrick,	Rhulman,
Bigelow,	Detrick,	King,	Robinson,
Bishop,	Diser,	of Ashtabula,	Schaefer,
Black,	Doster,	King, of Franklin,	Shanley,
of Hamilton,	Duffey,	Kramer,	Siebert,
Boggs,	Ertel,	Lambert,	Smith, of Morgan,
Bonnell,	Etling,	Leist,	Terrell,
Bour,	Fellinger,	Lowry,	Tetlow,
Brennan,	Foreman,	McGuffey,	Thatcher,
Brown,	Freeman,	Mills,	Thomas,
of Ashland,	Frick,	Morris,	Venus,
Brown, of Union,	Gilson,	Mueller,	Vollmer,
Capelle,	Hastings,	Nungesser,	White,
Carroll,	Hite,	Nye,	Williams,
Clark,	Hoaglin,	Orlikowski,	Winans,
Collins,	Hoffman,	Pence,	Wintermute—82.
Colter,	Holl,		

The bill was passed.

The title was agreed to.

H. B. No. 123 — Mr. Capelle, was taken up and read the third time by its title.

The question being “Shall the bill pass?”, the yeas and nays were taken, and resulted — yeas 92, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Schweikert,
Agler,	Deaton,	of Ashtabula,	Shanley,
Anderson,	Detrick,	King,	Siebert,
Appenzeller,	Diser,	of Franklin,	Smith,
Barthelmeh	Donaldson	Kramer,	of Butler,
Beatty,	Doster	Lambert,	Smith,
Bishop,	Duffey	Lowry,	of Morgan
Black,	Ertel	Lustig,	Snyder,
of Hamilton	Fell	McGuffey,	of Hamilton,
Black,	Fellinger,	Mills,	Snyder,
of Wyandot	Foreman,	Morris,	Pickaway,
Brennan,	Freeman,	Mueller,	Terrell,
Brown,	Gilson,	Murphy,	Tetlow,
of Ashland,	Hastings,	Nungesser,	Thatcher,
Brown,	Hite,	Nye,	Thomas,
of Union,	Hoaglin,	Orlikowski,	Venus,
Capelle,	Hoffman,	Pence,	Vollmer,
Chapman,	Holl,	Plumb,	Voderheide,
Clark,	Hoover,	Quinlisk,	Welsh,
Collins,	Horwitz	Reid,	White,
Colter,	Hunter,	of Fayette,	Williams,
Conover	Jackson,	Reighard,	Winans,
Cooper,	Kathe,	Reppert,	Wintermute,
Cowan,	Kemerer,	Rhulman,	Winters,
Crawford,	Kessler,	Robinson,	Young—92.
Criswell,	Kilpatrick,	Schaefer,	
of Morrow,			

The bill was passed.

The title was agreed to.

H. B. No. 263 — Mr. King, of Ashtabula, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 55, nays 42, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Cooper,	King,	Schaefer,
Anderson,	Cowan,	of Ashtabula	Snyder,
Beyer,	Deaton,	Lambert,	of Pickaway,
Bishop,	Detrick,	Leist,	Sweeney,
Black,	Donaldson,	Lowry,	Terrell,
of Hamilton,	Etling,	Lustig,	Thatcher,
Black,	Fellinger,	Mills,	Venus,
of Wyandot	Foreman,	Morris,	Vollmer,
Boggs,	Frick,	Mueller,	Vonderheide,
Brennan,	Hoaglin,	Nye,	Welsh,
Brown,	Hoffman,	Orlikowski,	White,
of Ashland,	Holl,	Plumb,	Winans,
Capelle,	Horwitz	Quinlisk,	Wintermute,
Carroll,	Jenkins,	Reid,	Winters,
Chapman,	Kilpatrick,	of Fayette,	Young — 55.
Collins,			

Those who voted in the negative are: Messrs.

Acker,	Conover,	Fell,	Kemerer,
Appenzeller,	Criswell,	Freeman,	Kessler,
Barthelmeh,	of Morrow,	Gilson,	King,
Beatty,	Davis,	Hastings,	of Franklin
Bonnell,	Diser,	Hoover,	Kramer,
Brown,	Doster,	Hunter,	McCormick,
of Union,	Duffey,	Jackson,	McGuffey,
Clark,	Ertel,	Kathe,	Murphy,

Those who voted in the negative are: Messrs. — Concluded.

Nungesser,	Robinson,	Smith,	Snyder,
Plank,	Schweikert,	of Butler,	of Hamilton,
Reighard,	Shanley,	Smith,	Tetlow,
Reppert,	Siebert,	of Morgan,	Thomas — 42.

The bill not having received a constitutional majority was lost.

H. B. No. 226 — Mr. Cowan, was taken up and read the third time by its title.

The question being "Shall the bill pass?" the yeas and nays were taken, and resulted — yeas 72, nays 18, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jenkins,	Robinson,
Beyer,	of Morrow,	Kathe,	Schaefer,
Bigelow,	Deaton,	Kessler,	Schweikert,
Bishop,	Detrick,	King,	Shanley,
Black,	Donaldson,	of Ashtabula,	Siebert,
of Wyandot,	Doster,	King, of Franklin,	Smith, of Butler,
Boggs,	Duffey,	Lambert,	Snyder,
Bonnell,	Fell,	Leist,	of Hamilton,
Bour,	Fellinger,	Lowry,	Sweeney,
Brown,	Foreman,	McCormick,	Tetlow,
of Ashland,	Freeman,	Morris,	Thatcher,
Capelle,	Frick,	Mueller,	Thomas,
Carroll,	Hastings,	Murphy,	Venus,
Chapman,	Hoaglin,	Nungesser,	Vonderheide,
Clark,	Hoffman,	Nye,	Welsh,
Collins,	Holl,	Orlikowski,	Williams,
Colter,	Hoover,	Plumb,	Winans,
Conover,	Horwitz,	Quinlisk,	Wintermute,
Cowan,	Hunter,	Reid, of Fayette,	Winters,
			Woodworth — 72.

Messrs. Agler, Anderson, Barthelmeh, Brennan, Brown, of Union, Cooper, Davis, Diser, Kemerer, Kilpatrick, Lustig, Mills, Pence, Reighard, Rhulman, Terrell, White and Young voted in the negative.

The bill was passed.

The title was agreed to.

On motion of Mr. Lowry, the House adjourned at 5:50 o'clock p. m.

Attest: JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus Ohio.

Wednesday, March 5, 1913, 9:30 o'clock a. m.

The House met pursuant to adjournment by resolution.

Prayer was offered by the Honorable John G. Cooper, of Mahoning county.

The journal of yesterday was read and approved.

The speaker granted an indefinite leave of absence to Mr. Stivers on account of sickness.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested.

S. B. No. 170 — Mr. Jung. To amend section 3815 of the General Code, to provide what shall be a sufficient description of the grade in resolutions of necessity.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 109 — Mr. Schaefer. To amend section 5784 of the General Code, relating to the misbranding of drugs.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill in which the concurrence of the House of Representatives is requested:

S. B. No. 109 — Mr. Weygandt. To amend section 12600-45 of the General Code, relative to the construction of school buildings.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 187 — Mr. Mooney. To amend section 9125 of the General Code, relating to street railway and steam railroad crossings at grade.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following:

H. J. R. No. 29 — Mr. Doster. Relative to printing S. B. No. 48, in pamphlet form.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 143 — Mr. Hopple. To amend section 3809 of the General Code, relating to certification that money for municipal contracts is in the treasury.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 80 — Mr. Bonnell. To amend section 13413 of the General Code, relating to the catching, killing or injuring of skunks.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In lines 5 and 6, strike out the words "before the first day of December, 1915, or after that date."

In line 6, strike out the words "first day of December," and insert in lieu thereof, "fifteenth day of November."

In line 6, strike out the words "tenth day of January," and insert in lieu thereof the words "first day of February."

In line 7, after the word "inclusive," insert the following: "or whoever shall at any time or place dig out, or smoke out with fumes or gases, any skunk or in any manner destroy the den or burrow of any skunk."

In line 7, after the word "skunk," insert the following: "unless such person can show by the original invoice signed by the shipper that such pelts were shipped from without the state."

In line 10, after the word "premises," insert the following: "the provisions of this section shall be enforced by the commissioners of fish and game."

In line 21, after the numeral "13413," add "of the General Code."

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?" the yeas and nays were taken, and resulted — yeas 83, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Duffey,	King,	Schaefer,
Beatty,	Ertel,	of Franklin	Shanley,
Bishop,	Fell,	Kramer,	Siebert,
Black,	Fellinger,	Lambert,	Smith, of Morgan,
of Wyandot,	Freeman,	Lowry,	Snyder,
Bonnell,	Frick,	Lustig,	of Hamilton,
Bour,	Guthery,	McCormick,	Snyder,
Brennan,	Hastings,	McGuffey,	of Pickaway,
Brown,	Hite,	Mills,	Sweeney,
of Ashland,	Hoaglin,	Morris,	Terrell,
Brown, of Union,	Hoffman,	Nungesser,	Tetlow,
Capelle,	Holl,	Nye,	Thomas,
Carroll,	Hoover,	Orlikowski,	Venus,
Clark,	Horwitz,	Pence,	Walsh,
Colter,	Hunter,	Plank,	Welsh,
Conover,	Jackson,	Plumb,	White,
Criswell,	Jenkins,	Quinisk,	Williams,
of Coshocton,	Kathe,	Reid, of Fayette,	Winans,
Davis,	Kemerer,	Reighard,	Wintermute,
Deaton,	Kessler,	Reppert,	Winters,
Detrick,	Kilpatrick,	Rhulman,	Woodworth,
Dickson,	King,	Robinson,	Young—83.
Donaldson,	of Ashtabula		

The Senate amendments were concurred in.

S. B. No. 79—Mr. Gallagher, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phrasology.

H. B. No. 27—Mr. Reppert, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Reppert moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, strike out all after the word "be" and insert the following: "Supplemented by the enactment of a supplementary section to be known as section 11181-1 of the General Code to read as follows:

Sec. 11181-1. The intermarriage of white persons with negroes, mulattos, or with Chinamen, or their living together as man and wife in this state is hereby prohibited. The persons knowingly violating the provisions of this section shall be deemed guilty of a felony and upon conviction thereof, shall be confined in the penitentiary not less than one year nor more than five years.

The motion was agreed to, and Mr. Reppert was appointed such committee, and reported the bill amended as instructed.

Mr. Terrell moved to refer to a select committee of one, with instructions to amend as follows:

After "chinaman," insert "not now being married,"

The motion was disagreed to.

The question recurring "Shall the bill be read the third time?", the yeas and nays were demanded, taken and resulted—yeas 63, nays 34, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Crawford,	Hunter,	Rhulman,
Appenzeller,	Criswell,	Kathe,	Robinson,
Barthelmeh,	of Coshocton,	Kemerer,	Schweikert,
Beatty,	Criswell,	Kessler,	Siebert,
Bishop,	of Morrow,	King,	Smith, of Butler,
Black,	Davis,	of Ashtabula	Smith, of Morgan,
of Hamilton,	Deaton,	Kramer,	Snyder,
Black,	Detrick,	Lambert,	of Hamilton,
of Wyandot,	Duffey,	Lowry,	Tetlow,
Bour,	Ertel,	Morris,	Thomas,
Brennan,	Etling,	Mueller,	Venus,
Brown,	Freeman,	Murphy,	Vollmer,
of Ashland	Frick,	Nungesser,	Vonderheide,
Brown, of Union,	Hite,	Orlikowski,	Walsh,
Capelle,	Hoaglin,	Pence,	Warnes,
Chapman,	Hoffman,	Quinlisk,	Welsh,
Clark,	Holl,	Reppert,	White—63.
Collins,	Horwitz,		

Those who voted in the negative are: Messrs.

Acker,	Doster,	King,	Read, of Summit,
Anderson,	Fell,	of Franklin	Reid, of Fayette,
Behne,	Foreman,	Lustig,	Shanley,
Carroll,	Gilson,	McCormick,	Sweeney,
Colter,	Hastings,	Mills,	Terrell,
Conover,	Hoover,	Nye,	Williams,
Cooper,	Jackson,	Plank,	Wintermute,
Dickson,	Jenkins,	Plumb,	Winters,
Diser,	Kilpatrick,		Young—34.

The bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 117 — Mr. Reighard, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Williams moved to refer the bill to a select committee of one, with instructions to amend as follows:

At the end of line 6 strike out "appro" and at the beginning of line 7, strike out "priated," together with the following words "or obtained," and in lieu thereof insert the word "purchase".

In line 10 after the comma insert the words "for the establishment of a cemetery or".

The motion was agreed to, and Mr. Williams was appointed such committee, and reported the bill amended as instructed.

Mr. Reighard moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 28 after the figures "3678" insert the words "of the General Code".

The motion was agreed to, and Mr. Reighard was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 256 — Mr. Duffey, was taken up and read the second time, having been previously read the second time.

The question being "Shall the bill be read the third time?", Mr. Duffey moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6c, strike out all after the word "is," and all of line 6d, and insert in lieu thereof, the following: "prosecuting error or taking the appeal."

The motion was agreed to, and Mr. Duffey was appointed such committee, and reported the bill amended as instructed.

Mr. Behne moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, strike out the words "of Ohio."

In line 10, strike out the words "of Ohio."

The motion was agreed to, and Mr. Behne was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 142 — Mr. Kramer, was taken up and read the second time, having previously been read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 243 — Mr. Kennedy, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 251 — Mr. Bigelow, was taken up and read the second time.

The question being "Shall the bill be read the third time?"

Mr. Bigelow moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out all of the bill after the word "hereby," in line 3 and insert in lieu thereof the word "repealed."

Mr. Duffey moved to amend the instructions to amend as follows:

In line 4, after second period, insert "No grant shall be made, to extend or construct a railway other than through the center of the street or pavement where the street is paved of any city, unless there is produced to council the written consent of the owners of more than one-half of the foot frontage of the lots and lands abutting on the side of the street on which it is proposed to extend or construct such railway."

Mr. Black raised a point of order that there was no line 4 in the original amendment.

The speaker declared the point not well taken.

Mr. Kilpatrick moved that the bill with pending amendments be referred to a select committee of one with leave to report at any time.

The motion was agreed to and Mr. Bigelow was appointed such committee.

Mr. Criswell, of Coshocton, presented the petition of Mr. James Jones and eighty-two other members of local Union 2193 of the United Mine Workers of America, Coshocton, Ohio, urging the passage of S. B. No. 23 — Mr. Green, which was referred to the committee on Mines and Mining.

Mr. Kathe presented the petition of Mr. Jas. Vause and fifty-seven other citizens of Ross county, asking that quails be protected until 1918, which was referred to the committee on Fish and Game.

On motion of Mr. Lowry, the House adjourned at 11:50 o'clock a. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Wednesday, March 5, 1913, 1:30 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend Carl S. Patton, of Columbus.

The journal of this morning was read and approved.

H. B. No. 224 — Mr. Deaton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 216 — Mr. King, of Franklin, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. McCormick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7, after the semicolon after "forty-two pounds" insert "of sweet corn shelled, forty-five pounds; of kaffir corn, fifty-six pounds; of broom corn, forty-five pounds;"

In line 10, before the words "of tomatoes" insert "of onion sets, twenty-eight pounds;"

In line 16, before "of hempseed" insert "of sorghumseed, fifty pounds;"

In line 11, before "of beets" insert "of parsnips, fifty pounds;"

In line 6, before the words "of popcorn" insert "of corn meal, forty-eight pounds;"

In line 14, before the words "of clover" insert "of grapes, forty-eight pounds; of plums, fifty pounds;"

In line 16, before the words "of lime" insert "of walnuts, fifty pounds; of hickory nuts, fifty pounds;"

In line 13 and in line 14 strike out "twenty-three" and insert "thirty-three".

The motion was agreed to, and Mr. McCormick was appointed such committee, and reported the bill amended as instructed.

Mr. Collins moved to refer the bill to a select committee of one, with instructions to amend as follows: In line 12, strike out the word "fifty" and in lieu thereof insert the words "forty-eight".

The motion was agreed to, and Mr. Collins was appointed such committee, and reported the bill amended as instructed.

Mr. McGuffey moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 10 after "of onions," strike out "fifty-five" and insert "fifty-six".

The motion was agreed to, and Mr. McGuffey was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 34 — Mr. Duffey. To amend section 4252 of the General Code, relating to the manner of filling vacancies in offices in municipalities.

H. B. No. 44 — Mr. Dickson. To amend section 3138-1 of the General Code, relative to furnishing aid to indigent poor persons, in counties in which there is no charity hospital.

H. B. No. 49 — Mr. Tetlow. To amend section 972 of the General Code, relating to the right of action in case of death in a mine.

H. B. No. 50 — Mr. Terrell. To amend section 10770 and 10772 of the General Code, relating to liability for wrongful injury or death and the enforcement of actions therefor.

H. B. No. 91 — Mr. Kilpatrick. To provide for water closets and drinking water in interurban cars.

H. B. No. 111 — Mr. Doster. To amend sections 8949, 8951 and 8954 of the General Code, relating to safety appliances upon railroad locomotives and cars, and to repeal sections 8946, 8947 and 8948 of the General Code.

H. B. No. 21 — Mr. Gilson. To amend section 2939 of the General Code, relative to relief for indigent soldiers.

H. B. No. 133 — Mr. Hite. To amend section 2183 of the General Code and to supplement it by enacting added sections to be known as sections 2183-1 and 2183-2 of the General Code to provide for the working of convicts imprisoned in the Ohio penitentiary, and to repeal section 2208 of the General Code.

H. B. No. 227 — Mr. Foreman. To amend section 12600-4, relating to the width and height of room in which theaters are conducted.

JOHN E. HOLDEN,
VINCENT ZMUNT,
JNO. L. McDERMOTT,
W. G. AGLER,

JAS. T. CARROLL,
EARL E. ERTEL,
FRANK W. THOMAS,
E. C. WOODWORTH.

The speaker of the House, in the presence of the House, signed said bills.

H. B. No. 356 — Mr. Orrison, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 368 — Mr. Diser, was taken up and read the second time.

The question being "Shall the bill be read the third time?" Mr. Diser moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6 change the word "or" to "of".

In line 6 strike out the word "them" and in lieu thereof insert "a judgment for such necessities,"

In line 10 strike out ", or after trial,".

In line 14 strike out the words "and the debtor" and insert in lieu thereof the following "both the debtor and creditor".

In line 14 strike out "to such" and in line 15 strike out "creditor or".

The motion was agreed to, and Mr. Diser was appointed such committee, and reported the bill amended as instructed.

Mr. Mills moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7 strike out the words "one dollar," and insert in lieu thereof the words "two dollars and the necessary garnishee fee not to exceed 50c if the same is demanded by the garnishee".

In line 8 strike out "one dollar" and insert in lieu thereof "of two dollars and the necessary garnishee fee not to exceed 50c if the same is demanded by the garnishee."

The motion was agreed to, and Mr. Mills was appointed such committee, and reported the bill amended as instructed.

2:15 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 176 — Mr. Acker.

The question recurring "Shall H. B. No. 368 — Mr. Diser, be read the third time?", the yeas and nays were demanded, taken and resulted — yeas 59, nays 49, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Colter,	Kilpatrick,	Smith, of Butler,
Agler,	Conover,	Lambert,	Snyder,
Beatty,	Cooper,	Leist,	of Hamilton,
Behne,	Criswell,	Lustig,	Snyder,
Bigelow,	of Morrow,	McCormick,	of Pickaway,
Bishop,	Deaton,	Mills,	Sweeney,
Black,	Diser,	Mueller,	Terrell,
of Hamilton,	Doster,	Nye,	Tetlow,
Black,	Fellinger,	Orlikowski,	Thomas,
of Wyandot,	Foreman,	Reighard,	Vollmer,
Bonnell,	Freeman,	Reppert,	Walsh,
Bour,	Hastings,	Reynolds,	Warnes,
Brennan,	Hoffman,	Robinson,	White,
Capelle,	Jackson,	Schaefer,	Williams,
Carroll,	Kennedy,	Schweikert,	Woodworth,
Chapman,	Kessler,	Siebert,	Young—59.

Those who voted in the negative are: Messrs.

Anderson,	Duffey,	King,	Read, of Summit,
Barthelmeh,	Ertel,	of Ashtabula,	Reid, of Fayette,
Beyer,	Etling,	King,	Rhulman,
Boggs,	Fell,	of Franklin,	Scott,
Brown,	Gilson,	Kramer,	Shanley,
of Ashland,	Guthery,	McGuffey,	Smith, of Morgan,
Clark,	Hite,	Morris,	Thatcher,
Crawford,	Hoaglin,	Murphy,	Venus,
Criswell,	Holl,	Nungesser	Vonderheide,
of Coshocton,	Hoover,	Pence,	Welsh,
Davis,	Horwitz,	Plank,	Winans,
Detrick,	Hunter,	Plumb,	Wintermute,
Dickson,	Kathe,	Quinlisk,	Winters—49.
Donaldson,			

The bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 176—Mr. Acker, being a special order for 2:15 o'clock p. m. was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Barthelmeh moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 10, strike out the word "soleders", and insert in lieu thereof the word "soldiers".

The motion was agreed to, and Mr. Barthelmeh was appointed such committee, and reported the bill amended as instructed.

Mr. Behne moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, strike out "June" and in lieu thereof insert "July".

In line 9, strike out "June" and in lieu thereof insert "July".

In line 18, strike out "June" and in lieu thereof insert "July".

In line 16, strike out "June" and in lieu thereof insert "July".

The motion was agreed to, and Mr. Behne was appointed such committee, and reported the bill amended as instructed.

Mr. Young demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the bill be read the third time?", the yeas and nays were demanded, taken and resulted—yeas 44, nays 67, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brown,	Hoaglin,	Snyder,
Appenzeller,	of Ashland	Hoffman,	of Hamilton,
Beatty,	Carroll,	Horwitz,	Snyder,
Behne,	Collins,	Kathe,	of Pickaway,
Beyer,	Cowan,	Lowry,	Sweeney,
Bigelow,	Duffey,	Mills,	Terrell,
Bishop,	Ertel,	Orlikowski,	Thomas,
Black,	Etling,	Reppert,	Venus,
of Hamilton,	Fellinger,	Rhulman,	Vonderheide,
Black,	Frick,	Schaefer,	Walsh,
of Wyandot,	Guthery,	Schweikert,	Warnes,
Bour,	Hite,	Seibert,	Young—44.
Brennan,			

Those who voted in the negative are: Messrs.

Agler,	Detrick,	King,	Reid, of Fayette,
Anderson,	Dickson,	of Ashtabula,	Reighard,
Barthelmeh,	Diser,	Kramer,	Reynolds,
Boggs,	Doster,	Lambert,	Robinson,
Bonnell,	Fell,	Leist,	Scott,
Brown, of Union,	Foreman,	Lustig,	Shanley,
Capelle,	Freeman,	McCormick,	Smith, of Butler,
Chapman,	Gilson,	McGuffey,	Smith, of Morgan,
Colter,	Hastings,	Morris,	Tetlow,
Conover,	Holl,	Mueller,	Thatcher,
Cooper,	Hoover,	Murphy,	Vollmer,
Crawford,	Hunter,	Nungesser	White,
Criswell,	Jackson,	Nye,	Williams,
of Coshocton,	Jenkins,	Pence,	Winans,
Criswell,	Kemerer,	Plank,	Wintermute,
of Morrow,	Kennedy,	Plumb,	Winters,
Davis,	Kilpatrick,	Quinlisk,	Woodworth—67.
Deaton,		Read, of Summit,	

It was ordered that the bill be not read the third time.

H. B. No. 333 — Mr. Vonderheide, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Vonderheide moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 10, strike out the word "four," and insert the word "three."

In line 11, strike out the word "here," and insert the word "herein."

Strike out all of lines 17, 18, 19, 20 and 21, and the word "stallments," and the period in line 22. In lieu thereof insert the following:

"SECTION 4. The salary of the judge of the municipal court shall be not less than one thousand dollars per annum, payable out of the treasury of Montgomery county in monthly installments, as the county commissioners may prescribe, and such further compensation, not less than two thousand five hundred dollars per annum, payable in monthly installments out of the treasury of the city of Dayton, as the council or other proper legal authority may prescribe. The chief justice, who shall be specially nominated and elected as such, shall receive not less than one thousand dollars per annum, payable out of the treasury of Montgomery county in monthly installments, as the county commissioners may prescribe, and such further compensation, not less than three thousand dollars per annum, payable in monthly installments out of the treasury of the city of Dayton, as the council or other proper legal authority may prescribe."

In line 146, strike out the words "the con-." Strike out all of line 147 and line 148 to and through the period after the word "practical."

In line 173, after the period insert "in all civil actions if not less than three-fourths of the members composing the jury for the trial of a case, shall agree upon a verdict, the same shall be rendered and have the same force and effect as if the verdict had been agreed upon and rendered by the jury unanimously."

In line 204, after the comma insert "or county of Montgomery," Strike out all of lines 266, 267, 268, 269, 270 and 271. In lieu thereof insert the following:

"SECTION 29. The clerk shall be elected at the regular municipal election in 1913 for a term of four years and shall receive such compensation, payable out of the treasury of the city of Dayton, not less than two thousand dollars per annum, payable in monthly installments, as the city council or other legal authority may prescribe. The deputies to the clerk shall be designated as hereinafter provided in this act.

In line 345 strike out "in the manner prescribed for the appointment of the". In line 346 strike out the word "clerk". In lieu thereof insert "by the judges of the municipal court".

In line 391 after the word "whenever" insert the words "the chief justice or judge of the municipal court or".

In line 392 strike out the word "judge" and in lieu thereof insert "chief justice".

In line 395 after the word "ceases" strike out the period and insert "and shall have the jurisdiction and powers conferred upon judges of the municipal court, be styled 'acting judge' of the municipal court, and, as such, sign all process and records during the time he shall serve, and perform all other acts pertaining to the office. All courts shall take judicial notice of the selection and powers of such person."

In line 398 after the period insert "The person selected as such acting municipal judge shall be paid for the time occupied, in the same manner and at the same rate as a municipal judge. The amount so paid shall not be deducted from the compensation of the municipal judge, if such absence, inability or disability of the municipal judge, and the holding of the court by such acting judge does not exceed 30 days in any one year."

In line 400 strike out the word "township" and in lieu thereof insert the word "county".

In line 403 strike out the period and add "in the city of Dayton".

In line 408, after the word "created" and before the semi-colon insert "and all judgments not barred by the statutes of limitation shall be revived".

In line 411 strike out "clerk of" and in line 412 strike out "the police court".

After line 412 insert the following:

"SECTION 44. Sections 14716, 14717, 14718 of the General Code be and the same are hereby repealed, but this section of this act shall not go into effect until January 1, 1914."

The motion was agreed to, and Mr. Vonderheide was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 302 — Mr. Read, of Summit, was taken up and read the second time.

The question being "Shall the bill be read the third time?", The bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 341 — Mr. Etling, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Etling moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 10 after the word "election" insert "for members of the board of education".

The motion was agreed to, and Mr. Etling was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time.

On motion of Mr. Etling, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days, were dispensed with and H. B. No. 341, was engrossed at the clerk's desk and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 93, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Robinson,
Agler,	Deaton,	of Ashtabula,	Schaefer,
Anderson,	Detrick,	King,	Schweikert,
Appenzeller,	Dickson,	of Franklin,	Scott,
Barthelmeh,	Donaldson,	Kramer,	Siebert,
Beatty,	Doster,	Lambert,	Smith, of Butler,
Bishop,	Duffey,	Leist,	Smith, of Morgan,
Black,	Etling,	Lowry,	Snyder,
of Hamilton,	Fellinger,	Lustig,	of Pickaway,
Bonnell,	Foreman,	McGuffey,	Sweeney,
Bour,	Freeman,	Mills,	Tetlow,
Brennan,	Frick,	Morris,	Thatcher,
Brown,	Gilson,	Mueller,	Thomas,
of Ashland,	Guthery,	Murphy,	Venus,
Brown, of Union,	Hastings,	Nungesser	Vollmer,
Carroll,	Hoaglin,	Nye,	Vonderheide,
Chapman,	Hoffman,	Orlikowski,	Walsh,
Collins,	Hoover,	Pence,	Warnes,
Colter,	Horwitz,	Plank,	Welsh,
Conover,	Hunter,	Plumb,	White,
Cooper,	Jackson,	Reid, of Fayette,	Williams,
Crawford,	Jenkins,	Reighard,	Winans,
Criswell,	Kathe,	Reppert,	Wintermute,
of Morrow,	Kemerer,	Reynolds,	Woodworth,
	Kilpatrick,	Rhulman,	Young—93.

The bill was passed, and thereupon, by direction of the speaker, upon section 3, being the emergency section, the yeas and nays were taken, and resulted — yeas 97, nays 5, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	King,	Scott,
Anderson,	of Coshocton,	of Franklin,	Shanley,
Appenzeller,	Criswell,	Kramer,	Siebert,
Barthelmeh,	of Morrow,	Lambert,	Smith, of Butler,
Beatty,	Davis,	Leist,	Smith, of Morgan,
Behne,	Deaton,	Lowry,	Snyder,
Beyer,	Detrick,	Lustig,	of Hamilton,
Bigelow,	Dickson,	McGuffey,	Snyder,
Bishop,	Donaldson,	Morris,	of Pickaway,
Black,	Doster,	Mueller,	Sweeney,
of Hamilton,	Duffey,	Murphy,	Terrell,
Black,	Etling,	Nungesser	Tetlow,
of Wyandot,	Fell,	Nye,	Thatcher,
Bonnell,	Fellinger,	Orlikowski,	Thomas,
Bour,	Frick,	Pence,	Venus,
Brennan,	Gilson,	Plank,	Vollmer,
Brown,	Guthery,	Plumb,	Vonderheide,
of Ashland,	Hastings,	Quinlisk,	Walsh,
Brown, of Union,	Hoffman,	Read, of Summit,	Warnes,
Capelle,	Horwitz,	Reid, of Fayette,	Welsh,
Carroll,	Hunter,	Reppert,	White,
Clark,	Jackson,	Reynolds,	Williams,
Collins,	Jenkins,	Rhulman,	Winans,
Colter,	Kathe,	Robinson,	Wintermute,
Conover,	King,	Schaefer,	Winters,
Cowan,	of Ashtabula,	Schweikert,	Woodworth,
Crawford,			Young—97.

Messrs. Cooper, Foreman, Freeman, Kemerer and Mills voted in the negative.

The emergency section was adopted.

The title was agreed to.

H. B. No. 162 — Mr. Kilpatrick, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Terrell moved that the bill be referred to a select committee of one, with leave to report at any time.

The motion was agreed to and Mr. Kilpatrick was appointed such committee.

Mr. Hite moved that S. B. No. 149 — Mr. Wieser, be taken from its regular place on the calendar and be now considered.

The motion was agreed to and said bill was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time.

On motion of Mr. Lowry, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 149 was engrossed at the clerk's desk and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 94, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Behne,	Black,	Brown,
Agler,	Beyer,	of Wyandot,	of Ashland,
Anderson,	Bishop,	Boggs,	Brown, of Union,
Appenzeller,	Black,	Bonnell,	Capelle,
Barthelmeh,	of Hamilton,	Bour,	Carroll,
Beatty,		Brennan,	Clark,

Those who voted in the affirmative are: Messrs.—Concluded.

Collins,	Hoffman,	Mills,	Siebert,
Conover,	Holl,	Morris,	Smith, of Butler,
Cooper,	Hoover,	Mueller,	Smith, of Morgan,
Cowan,	Horwitz,	Murphy,	Snyder,
Criswell,	Hunter,	Nungesser	of Hamilton,
of Morrow,	Jackson,	Orlikowski,	Sweeney,
Davis,	Jenkins,	Pence,	Terrell,
Deaton,	Kathe,	Plumb,	Thatcher,
Detrick,	Kemerer,	Quinlisk,	Thomas,
Donaldson,	Kennedy,	Read, of Summit,	Venus,
Doster,	King,	Reid, of Fayette,	Vonderheide,
Duffey,	of Ashtabula,	Reighard,	Walsh,
Ertel,	King,	Reynolds,	Warnes,
Etling,	of Franklin,	Rhulman,	White,
Fell,	Kramer,	Robinson,	Williams,
Fellinger,	Lambert,	Schaefer,	Wintermute,
Freeman,	Leist,	Schweikert,	Winters,
Frick,	Lowry,	Scott,	Woodworth,
Gilson,	Lustig,	Shanley,	Young—94.
Hite,	McGuffey,		

The bill was passed.

And thereupon, by direction of the speaker upon section 2, being the emergency section, the yeas and nays were taken, and resulted—yeas 105, nays 5, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Robinson,
Agler,	of Coshocton,	Kilpatrick,	Schaefer,
Anderson,	Criswell,	King,	Schweikert,
Appenzeller,	of Morrow,	of Ashtabula,	Scott,
Barthelmeh,	Davis,	King,	Shanley,
Beatty,	Deaton,	of Franklin,	Siebert,
Behne,	Detrick,	Kramer,	Smith, of Butler,
Beyer,	Donaldson,	Lambert,	Smith, of Morgan,
Bishop,	Doster,	Leist,	Snyder,
Black,	Duffey,	Lowry,	of Hamilton,
of Hamilton,	Ertel,	Lustig,	Snyder,
Black,	Etling,	McGuffey,	of Pickaway,
of Wyandot,	Fell,	Morris,	Tetlow,
Boggs,	Fellinger,	Mueller,	Thatcher,
Bonnell,	Frick,	Murphy,	Thomas,
Bour,	Gilson,	Nungesser	Venus,
Brennan,	Guthery,	Nye,	Vollmer,
Brown,	Hastings,	Orlikowski,	Vonderheide,
of Ashland,	Hite,	Pence,	Walsh,
Brown, of Union,	Hoaglin,	Plank,	Warnes,
Capelle,	Hoffman,	Plumb,	Welsh,
Carroll,	Holl,	Quinlisk,	White,
Chapman,	Hoover,	Read, of Summit,	Williams,
Clark,	Horwitz,	Reid, of Fayette,	Winans,
Collins,	Hunter,	Reighard,	Wintermute,
Colter,	Jackson,	Reppert,	Winters,
Conover,	Jenkins,	Reynolds,	Woodworth,
Cowan,	Kathe,	Rhulman,	Young—105.
Crawford,	Kennedy,		

Messrs. Cooper, Diser, Freeman, Kemerer, and Mills voted in the negative.

The emergency section was adopted.

The title was agreed to.

Mr. Lowry moved that the House proceed to the fourth order of business.

The motion was agreed to and the House proceeded to the fourth order of business, being reports of standing committees.

Mr. Nungesser submitted the following report:

The standing committee on Agriculture, to which was referred S. B. No. 88—Mr. Cahill, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Section 11, in prosecution under this act a justice of the peace, public judge, mayor, or similar court shall have final jurisdiction thereof.

In line 73, strike out all after the word "treasury," insert "accredited to the general revenue fund".

W. M. BROWN,
C. H. McCORMICK,
F. M. PLANK,
WILL E. MURPHY,
CHAS. A. WHITE,
I. S. GUTHERY,
B. H. KATHE,

W. C. McGUFFEY,
THORNTON R. SNYDER,
M. G. NUNGESSER,
R. B. CAMERON,
F. B. FELL,
N. H. HUNTER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Beyer submitted the following report:

The standing committee on Appropriations and Finance, to which was referred H. B. No. 285—Mr. Clark, having had the same under consideration, reports it back, and recommends its passage.

JOHN COWAN,
A. BEYER,
J. V. WINANS,
R. R. REYNOLDS,
R. R. KENNEDY,

H. FELLINGER,
M. J. JENKINS,
I. S. GUTHERY,
E. N. BOGGS,
JAMES R. CLARK.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Fellingner submitted the following report:

The standing committee on Appropriations and Finance, to which was referred H. B. No. 394—Mr. Winters, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended.

In line 15 after the word "hereby" insert "made the custodian of all unclaimed moneys, now accumulated or hereafter accumulating in the state institutions hereafter named and the said board of administration is hereby".

In line 24 after the word "institutions" strike out the period and add "for library and entertainment purposes".

JOHN COWAN,
J. V. WINANS,
JAMES R. CLARK,
E. N. BOGGS,

I. S. GUTHERY,
M. J. JENKINS,
L. H. SCOTT,
H. FELLINGER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Boggs submitted the following report:

The standing committee on Appropriations and Finance, to which was referred H. B. No. 511—Mr. Lowry, having had the same under consideration, reports it back, and recommends its passage.

H. FELLINGER,
JOHN COWAN,
GEO. M. MORRIS,
GEO. LEIST, JR.,
M. J. JENKINS,
H. N. DONALDSON,

E. N. BOGGS,
R. R. KENNEDY,
JAMES R. CLARK,
A. BEYER,
T. A. BONNELL.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Bonnell submitted the following report:

The standing committee on Appropriations and Finance, to which was referred Sub. S. B. No. 78—Mr. Holden, having had the same under consideration, reports it back, and recommends its passage.

E. N. BOGGS,
I. S. GUTHERY,
M. J. JENKINS,
H. FELLINGER,
R. R. KENNEDY,
JOHN COWAN,

T. A. BONNELL,
A. BEYER,
R. R. REYNOLDS,
J. V. WINANS,
JAMES R. CLARK.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Duffey submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred amended S. B. No. 36—Mr. Friebolin, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended: In line 12, strike out "13575" and insert "13757".

Strike out lines, 39, 40 and 41.

In line 128, strike out the words "fill the vacancy by appointment", and insert in lieu thereof the words "appoint a chief justice".

In line 224, strike out the word "five" and insert in lieu thereof the word "three".

In line 234, strike out the words "for a term of three years from" and in line 234-a strike out the words "the date of the appointment" and insert in lieu thereof the words "at the pleasure of the court".

In line 237, after the word "monthly" add the following words "or bimonthly".

In line 249, after the period (.) strike out the whole line, and strike out all of lines 250 and 251.

In line 255, strike out the syllable "un-" and line 256 and line 257 to the period (.) and insert in lieu thereof the words "other good cause."

In line 259, strike out the words "so entered" and insert in lieu thereof the following: "determined by them and entered on the journal".

In line 265, after the word "judges" add the words "of such district".

In line 276, after the word "then" add the following: "but not later than October first".

In line 283, after the period (.) add the following: "The present chief justice chosen by the judges of the circuit court shall act as the chief justice of the court of appeals until the chief justice of the court of appeals is chosen as herein provided".

After line 290, insert the following:

"Sec. 1520. Each court of appeals may appoint one or more official stenographers. They shall take an oath of office, serve at the pleasure of the court, perform such duties as the court directs, and have such powers as are vested in official stenographers of the common pleas court".

Sec. 1521. The compensation of such stenographers shall be fixed by the court and be payable from the state treasury upon the certificate of the presiding judge of the district in which he serves. The total compensation paid to stenographers in any district in a year shall not exceed the sum of eighteen hundred dollars. Such stenographers shall also receive their actual expenses for traveling and hotel bills not exceeding five dollars per day when attending court in any county other than that in which they reside, to be paid in like manner; and in no event shall such expense exceed three hundred dollars in a year."

In line 297, strike out the words "take up and".

In line 294, strike out the word "brought" and also the words "or taken to".

In line 312, strike out the words "taken up" and insert in lieu thereof "disposed of".

In line 321, strike out the word "thirty" and insert in lieu thereof "not less than ten."

In line 326, after the word "thereto" add the words "or his counsel".

In line 357, strike out the words "actually in such district." and insert in lieu thereof "so engaged outside of the district for which he was elected."

In line 370, add the letter "s" to the word "court".

In line 450, after the word "from" insert the word "thè".

In line 606, after the word "state" insert a comma (,) and also insert the word "district".

In line 825, strike out the following: "in quo warranto, injunction or other-" and in line 826, strike out the first word "wise".

In line 872, strike out the words "or error" and after the word "exceptions," in the same line add the following: "occurring through accident or error,".

In line 1073, strike out the second "and".

In line 1092, after the first word "appeals" insert a comma (,) and strike out the balance of the line.

Strike out all of the following lines: 1208 to 1257 inclusive.

In line 1261 strike out the numerals "1540".

In line 1269, strike out the words "of Ohio".

C. B. WINTERS;
WARREN J. DUFFEY,
WM. H. SCHWEIKERT,
JAS. NYE,
E. R. MUELLER,

VIRGIL A. TERRELL,
W. G. AGLER,
JOHN R. KING,
JAS. R. CLARK.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Terrell submitted the following report:

The standing committee on Codes, Courts, and Procedure, to which was referred H. B. No. 420—Mr. Jackson, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In lines 9 and 10 strike out "no matter how" and in lieu insert "legally".

C. B. WINTERS,
VIRGIL A. TERRELL,
EDWARD R. MUELLER,
JAMES NYE,
WALTER G. AGLER,

WARREN J. DUFFEY,
JOHN R. KING,
WM. SCHWEIKERT,
F. J. KILRAIN.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Terrell submitted the following report:

The standing committee on Codes, Courts, and Procedure, to which was referred H. B. No. 24—Mr. Carroll, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended.

In line 3, strike out "commonwealth," and in lieu insert "state."

In line 4, 5, 6, 32, 50, and 51 strike out "commonwealth," and in lieu thereof insert "state."

In line 51, change period to comma and add "or to a justice of the peace."

C. B. WINTERS,
VIRGIL A. TERRELL,
JOHN R. KING,

WARREN J. DUFFEY,
WM. H. SCHWEIKERT,
F. J. KILRAIN.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Lustig submitted the following report:

The standing committee on Fish and Game, to which was referred H. B. No. 118—Mr. McCormick, having had the same under consideration, reports it back.

JOS. LUSTIG,
C. H. McCORMICK,
F. B. FELL,

EDWARD R. MUELLER,
G. G. O. PENCE.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kessler submitted the following report:

The standing committee on Judiciary, to which was referred H.

B. No. 387 — Mr. Kessler, having had the same under consideration, reports it back, and recommends its passage:

C. A. REID,
S. H. WILLIAMS,
JOHN F. KRAMER,
J. R. B. KESSLER,
V. J. VONDERHEIDE,
IRVIN F. SNYDER,

J. CHAS. CRISWELL,
ALTON H. ETLING,
STEPHEN M. YOUNG,
P. J. COLLINS,
W. B. KILPATRICK.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 56 — Mr. Bigelow, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended.

Insert, after the Title, the following preamble

“WHEREAS: It is now and for many years has been the established policy of this state to limit franchises granted to street railway companies, so that they shall not extend longer than the life of a generation; and

WHEREAS: It is now the established policy of the state to secure to the people the opportunity to accept or reject at the polls such franchise grants; and

WHEREAS: The general assembly in the session of 1896 departed from this established policy and not only authorized the grant of franchises for a period of fifty years, but also vested in appointive officials in certain cities the power to make such grants without any right reserved to the people to approve or reject the same; and

WHEREAS: The succeeding general assembly promptly repealed such legislation and thereby returned to the established policy of the state; and

WHEREAS: In the meantime such authority had been exercised in a manner widely proclaimed to have been contrary to the will of the people and to their great detriment; and

WHEREAS: The framers of the Constitution of this state did in their wisdom provide an adequate remedy for such wrongs by reserving to the general assembly the power to alter, revoke or repeal such franchises for such causes and under such security to property rights as the general assembly might deem just and proper,

Therefore, to remove the grievances complained of, and, at the same time, to protect the property of the holders of such franchises,”

Strike out all after the first line and insert the following in lieu thereof:

Section 1. That any and all grants, franchises, extensions of grants or franchises, or extensions of time thereof, and any and all other special privileges granted, given or created by an act passed April 22, 1896, commonly known as “The Rogers Law” and entitled “An act to amend and supplement section 2505a and 2505b of the Revised Statutes of Ohio, as enacted May, 1, 1891, and amended April 18, 1892,” or granted, given or created by any municipal corporation or by the council, board of administration or other governing body thereof, under or by virtue of or under the authority of the said act passed April 22, 1896, be and the same are hereby revoked and repealed.

SECTION 2. That any corporation or other owner whose grants, franchises, extensions of grants or franchises, or other special privileges are revoked or repealed by this act, may continue the operation of such public utility, subject to the provisions of this act and for that purpose shall be held to have an indeterminate permit therefor.

SECTION 3. That the indeterminate permits provided by this act shall continue respectively in force until such time as the municipal corporation in which such public utility or the major part of the property used in the operation of such utility is situated, shall acquire the utility plant as provided in this act or until otherwise terminated according to law. This act shall be deemed to deprive the person, firm or corporation, owning or operating any utility described in section 1 of this act, of the right to the fulfillment of any of the terms and provisions of any license, permit, grant or franchise or other special privilege described in said section 1, or to the fulfillment of any existing municipal ordinance, resolution or other action relating to rates, fares, charges or standards of service, and from the taking effect of this act, the rates, fares, charges, service, accounts, equipment, repairs, improvements, transfers, joint use, depreciation, capitalization, extensions and all the terms and conditions relating to the financing, construction, maintenance and operation of such utilities shall be subject to the duties and obligations provided in this act and the public regulation thereof as now or hereafter prescribed by law or by ordinance of such municipal corporation or order of the public service commission or other proper board or officer.

SECTION 4. Any municipality may establish a department or sub-department for the purpose of exercising the powers herein conferred and such department or sub-department shall have the same powers of supervision and regulation over and of the public utilities described in section 1 hereof, as are provided, set forth and described in sections 614-8, 614-9, 614-12 to 614-18 inclusive, 614-20 to 614-23 inclusive, 614-27 to 614-43 inclusive, 614-48 to 614-51 inclusive, 614-62, 614-71, 614-72 and 614-75 of the General Code of Ohio so far as the same are consistent herewith. And it is hereby made the duty of every person, firm or corporation owning, leasing or operating any such public utility to comply with all orders and regulations issued, and promulgated by virtue of the powers herein granted. The procedure of, by and before such department or sub-department shall, so far as applicable, be the same as provided in said sections of the General Code of Ohio for the procedure of, by and before the public service commission of Ohio, and further regulation of the procedure may be ordained by the council of the municipality. The council shall also have power to prescribe the penalties for non-compliance with, and the methods of enforcement of such orders and regulations.

SECTION 5. Just and reasonable rates, fares or charges shall be fixed and determined in such manner as the council may provide, with due regard among other things to the value of all of the property of such public utilities, actually used and useful for the convenience of the public, excluding therefrom the value of any license, permit, grant, franchises or other special privileges received from the general assembly or from any municipal corporation or the council, board of administration or other governing body thereof, or the right to own, operate or enjoy the same, but including any money or other valuable consideration (other than any tax, annual charge, license fees and the like or the surrender of any franchise or special privilege) which was actually paid by such public utility

or its predecessors in title to the state or any political subdivision thereof or to such municipality for such license, permit, franchise, grant or other special privilege, and with due regard to the necessity of making reservation out of the income for surplus, depreciation and contingencies and all such other matters as may be proper according to the facts in the case.

SECTION 6. That in addition to the methods of enforcement herein provided, the duties herein imposed upon public utilities shall be enforceable by all other methods and proceedings provided by law for the enforcement of the duties of public utilities.

SECTION 7. Such municipality may determine to acquire the property of such utility by ordinance duly passed and thereupon said municipality shall purchase and acquire and pay to the owner of such utility just compensation for all of its property which is actually used or useful for the purpose of providing transportation or service to the public. Such municipality is hereby authorized to acquire such property within and without its corporate limits and to operate or to sell or lease or otherwise dispose of the same. The compensation to be paid therefor may be determined by agreement, arbitration or appraisal between such municipality and such utility or by a proceeding for the appropriation thereof as in other cases of the appropriation of property for public use, or such municipality may file with the public service commission of the state of Ohio an application for the appropriation of such property and such public service commission shall give thirty days' written notice thereof and of the time of hearing the same to the owner of such utility, and to any mortgagee, lienor, or lessee thereof and to any person, firm or corporation having or claiming any interest or lien of record in, against or upon the property thereof and shall likewise give notice to the public, the stockholders of such utility and all others who may have or claim any interest therein, by publication of such notice once a week for not less than three consecutive weeks in at least one newspaper of general circulation printed in the English language, and published in the county in which such municipality is located.

SECTION 8. Such commission shall fix and determine and certify to the municipality just compensation to be paid for the taking of such property of such utility. There shall not be allowed or included in such award or in any appropriation proceeding any compensation for the value of any license, permit, franchise, grant or other special privileges received from the general assembly or from any municipality or the council, board of administration or other governing body thereof or for the right to own, operate or enjoy the same; but there shall be included just compensation for any money or other valuable consideration (other than any tax, annual charge, license fees and the like or the surrender of any franchise or special privilege) which was actually paid by such utility or its predecessors in title to the state or to any political sub-division thereof or to such municipality for such license, permit, franchise, grant or other special privileges.

SECTION 9. Any party to such proceeding, dissatisfied with said award of such commission, may appeal to the common pleas court of the county in which such municipality is situated by filing with said public service commission written notice of such appeal within thirty days after the rendition of such award and thereupon said public service commission shall transmit to the clerk of said court said application and all papers and proceedings had before said commission, and thereupon said parties or either of them on demand shall be entitled to a trial

by jury of the amount of said compensation so to be paid, as in other cases of appropriation of property by municipalities, excluding as provided in section 8 hereof any allowance for franchises, or other special privileges, except as provided in said section 8.

SECTION 10. Such public utility or any other persons, firm or corporation having an interest in its property, who may be dissatisfied with an order of the council or board or other department of the municipality, made under the authority of or pursuant to the provisions of this act, may commence an action in the court of common pleas of the county in which such municipality is situated to vacate and set aside such order for the reasons and in the manner prescribed in section 614-69 of the General Code of Ohio, and said action shall be brought within thirty days from the time such order is made and shall be prosecuted and such proceedings had as are provided in said section 614-69 and in section 614-70 of the General Code of Ohio, as near as may be.

SECTION 11. Each section of this act and part thereof is hereby declared to be an independent section and part of section and the holding of any section or part thereof to be void or ineffective for any cause, shall not be deemed to affect any other section or part thereof.

SECTION 12. Nothing contained in section 31 of the Municipal Code of Ohio passed October 22, 1902 (section 1536-191 of the revised statutes of Ohio) and nothing contained in any other act ratifying, continuing, or re-granting said grants, franchises, extensions of grants or franchises, or other special privileges shall be construed to prevent or limit the revocation and repeal thereof contained herein. Neither any act done by such municipal corporation under or by virtue of said act passed April 22, 1896, or of any other act; nor any acquiescence of such municipal corporation in the operation by such public utility under or by virtue of said franchises or other special privileges, nor any acquiescence of such municipal corporation in the future operation of such public utility hereunder, shall estop such municipal corporation or prevent or limit the revocation and repeal of such grants, franchises and other special privileges herein.

SECTION 13. That any election which may be required or authorized by the constitution or laws of the state of Ohio to be held before the provisions of this act shall take effect or before any power granted herein shall be exercised, shall be held in the manner which is now or may hereafter be prescribed by law for holding municipal or other referendum or initiative elections.

SECTION 14. That all acts or parts of acts in conflict herewith be and the same are hereby repealed.

W. B. KILPATRICK,
STEPHEN M. YOUNG,
CULBERTSON J. SMITH,
J. CHAS. CRISWELL,
PERCY TETLOW,

OSCAR E. DISER,
S. H. WILLIAMS,
P. J. COLLINS,
J. R. B. KESSLER,
THORNTON R. SNYDER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Reid submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 442 — Mr. Smith, of Morgan, having had the same under considera-

tion, reports it back with the following amendments, and recommends its passage when so amended:

In line 2 after "from" strike out "a retail" and in line 3 "merchant" and in lieu thereof insert "a person, firm or corporation".

In line 5 after the word "fictitious" insert the word "name" and a comma.

In line 7 strike out "negotiable paper" and in lieu thereof insert "check".

W. B. KILPATRICK,
C. A. REID,
S. H. WILLIAMS,
JOHN F. KRAMER,

J. R. B. KESSLER,
J. CHAS. CRISWELL,
ALTON H. ETLING,
STEPHEN M. YOUNG.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Williams submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 93 — Mr. Kennedy, having had the same under consideration, reports it back and recommends its passage:

W. B. KILPATRICK,
S. H. WILLIAMS,
OSCAR E. DISER,
C. A. REID,
JOHN F. KRAMER,
J. CHAS. CRISWELL,

V. J. VONDERHEIDE,
ALTON H. ETLING,
PETER J. COLLINS,
IRVIN F. SNYDER,
CULBERTSON J. SMITH,
THORNTON R. SNYDER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Shanley submitted the following report:

The standing committee on Mines and Mining, to which was referred H. B. No. 460 — Mr. Tetlow, having had the same under consideration, reports it back and recommends its passage.

FRANK P. LAMBERT,
JOHN J. SHANLEY,
PERCY TETLOW,
JAMES A. FREEMAN,

W. H. ACKER,
W. A. RHULMAN,
R. R. BOUR,
W. A. HITE.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Criswell, of Morrow, submitted the following report:

The standing committee on Phraseology, to which was referred S. B. No. 29 — Mr. Seward, having had the same under consideration, reports it back for passage.

J. CHAS. CRISWELL,
GEO. M. HOAGLIN,
G. M. PLUMB

JOS. LUSTIG,
O. J. THATCHER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Lustig submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 208 — Mr. Chapman, having had the same under consideration, reports it back.

JOS. LUSTIG,
J. CHAS. CRISWELL,
G. M. PLUMB.

JAS. T. CARROLL,
GEO. M. HOAGLIN,
O. J. THATCHER.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Etling submitted the following report.

The standing committee on Phraseology, to which was referred H. B. No. 264 — Mr. King, of Ashtabula, having had the same under consideration, reports it back.

ALTON H. ETLING,
JOS. LUSTIG,
J. CHAS. CRISWELL,
JAS. T. CARROLL,

GEO. M. HOAGLIN,
O. J. THATCHER,
G. M. PLUMB,

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Etling submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 250 — Mr. Beatty, having had the same under consideration, reports it back with the following amendments.

In line 2a insert a comma after "cups".

In line 2a insert a comma after "coach".

In line 6 after the word "fined" insert comma.

In line 6 after the word "operated" insert comma.

JOS. LUSTIG,
G. M. PLUMB,
JAS T. CARROLL,
J. CHAS. CRISWELL,

GEO. M. HOAGLIN,
O. J. THATCHER,
ALTON H. ETLING.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Thatcher submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 187 — Mr. Thomas, having had the same under consideration, reports it back.

JOS. LUSTIG,
GEO. M. HOAGLIN,
J. CHAS. CRISWELL,

O. J. THATCHER,
ALTON H. ETLING.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 267 — Mr. Holl, having had the same under consideration, reports it back with the following amendments:

In line 10, strike out the word "thereto" and insert "thereto".

In line 29, strike out the comma after the numeral "1".

GEO. M. HOAGLIN,
J. CHAS. CRISWELL,
ALTON H. ETILING,

O. J. THATCHER,
G. M. PLUMB.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Etling submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 303 — Mr. Etling, having had the same under consideration, reports it back with the following amendments:

In line 2, insert a comma after "jack".

In line 9, insert a comma after "jack".

In line 11, add a period after "section".

In line 14, insert a comma after "jack".

In line 19, insert comma after "jack".

In line 17, remove comma after "breeding" and insert in lieu thereof a dash.

In line 17, remove the comma after "grade" and insert in lieu thereof a dash.

In line 27, insert a comma after "statement" and one after "cents" and strike out the word "and".

In line 43, strike out the words "by the owner" and insert "of" in lieu thereof.

In line 44, insert a comma after "commissioners".

JOS. LUSTIG,
ALTON H. ETILING,
G. M. PLUMB,
O. J. THATCHER,

J. CHAS. CRISWELL,
GEO. M. HOAGLIN,
JAS. T. CARROLL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Barthelmeh submitted the following report:

The standing committee on Public Schools, to which was referred S. B. No. 190 — Mr. Gallagher, having had the same under consideration, reports it back, and recommends its passage:

FRED BARTHELMEH,
GEO. M. HOAGLIN,
GEO. M. MORRIS,
W. M. DICKSON,

GEO. S. CRAWFORD,
J. V. WINANS,
G. G. O. PENCE,
JOHN J. SHANLEY, SR.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Wintermute submitted the following report:

The standing committee on Public Works, to which was referred H. B. No. 336 — Mr. Hastings, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 23, after the word "lowest," insert the words "or best".

WM. G. BEATTY,
G. J. C. WINTERMUTE,
GEO. S. CRAWFOD,
M. J. WALSH,

T. A. BONNELL,
ALFRED ROBINSON,
A. ROSS READ,
R. R. REYNOLDS.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Lustig submitted the following report:

The standing committee on Fish and Game, to which was referred S. B. No. 2 — Mr. Haas, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 11 strike out the word "manager".

In line 15 insert the words "common pleas" before "court".

In line 17, after the word "residence," insert "personal description".

In line 20 strike out the words "any city or village clerk" and insert in lieu thereof the words "clerks of common pleas courts".

In line 24, after the word "game," insert the words "and such blanks shall be of different color each year".

In line 44 strike out "twenty-five" and insert "fifty".

In line 46, after the word "birds", insert "and game animals".

In that part of the amendment between lines 47 and 48 of the original bill, after the word "warden", strike out the words "during the months of October to March inclusive or any part of said time,".

In line 53, after the word "hunting", insert the words "or to any person".

In line 54, after the period, insert "Such hunter shall also, while hunting, wear a badge conspicuously exposed, bearing the same number as his license".

JOS. LUSTIG,
EDWARD R. MUELLER,
W. S. KING,
C. H. McCORMICK,
W. O. JACKSON,

JOHN H. LOWRY,
G. G. O. PENCE,
F. B. FELL,
W. H. REPPERT.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 494 — Mr. Gilson, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 6 after the word "shall" insert the following:

"be paid in the manner provided by law for the payment of similar expenses for general elections except that the expenses of primary elections in political subdivisions less than a county shall".

ROBERT BLACK,
ED. H. BISHOP,
JOHN F. GILSON,

T. E. HOOVER,
C. APPENZELLER,
A. ROSS READ.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Diser moved that H. J. R. No. 16 be taken out of its regular place on the calendar and be made a special order for next Wednesday at 2:00 o'clock p. m.

The motion was agreed to and the resolution was made a special order.

Mr. Young moved that the committee on Privileges and Elections be relieved of further consideration of H. J. R. No. 5 and that said resolution be placed on the calendar, upon which the yeas and nays were demanded, taken and resulted—yeas 38, nays 65, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Davis,	King,	Terrell,
Barthelmeh,	Deaton,	of Franklin,	Tetlow,
Bigelow,	Diser,	Mills,	Thomas,
Black,	Fellinger,	Nye,	Vollmer,
of Wyandot,	Freeman,	Orlikowski,	Walsh,
Brown, of Union,	Horwitz,	Pence,	White,
Collins,	Jenkins,	Plank,	Williams,
Colter,	Kilpatrick,	Reynolds,	Winans,
Cooper,	King,	Rhulman,	Winters,
Criswell,	of Ashtabula,	Smith, of Butler,	Young—38.
of Morrow,		Sweeney,	

Those who voted in the negative are: Messrs.

Acker,	Detrick,	Kessler,	Robinson,
Anderson,	Donaldson,	Kramer,	Schweikert,
Beatty,	Duffey,	Lambert,	Scott,
Behne,	Ertel,	Leist,	Shanley,
Beyer,	Fell,	Lowry,	Siebert,
Bishop,	Frick,	Lustig,	Smith, of Morgan,
Black,	Gilson,	McGuffey,	Snyder,
of Hamilton,	Guthery,	Morris,	of Hamilton,
Boggs,	Hastings,	Mueller,	Snyder,
Bonnell,	Hoaglin,	Murphy,	of Pickaway,
Brown,	Hoffman,	Nungesser,	Thatcher,
of Ashland,	Holl,	Plumb,	Venus,
Capelle,	Hoover,	Quinisk,	Vonderheide,
Carroll,	Hunter,	Read, of Summit,	Warnes,
Chapman,	Jackson,	Reid, of Fayette,	Welsh,
Clark,	Kathe,	Reighard,	Wintermute,
Conover,	Kennedy,	Reppert,	Woodworth—65.
Crawford,			

The motion was disagreed to.

Mr. Doster moved that the vote by which H. B. No. 263 — Mr. King, of Franklin, was lost, be reconsidered.

By unanimous consent, Mr. Reighard submitted the following report:

The standing committee on County Affairs, to which was referred H. B. No. 423 — Mr. Terrell, having had the same under considera-

tion, reports it back with the following amendment, and recommends its passage when so amended:

In line 8 strike out the word "fifty" and in lieu thereof insert the word "sixty".

FRANK H. REIGHARD,
W. G. AGLER,
GEO. S. CRAWFORD,
WM. H. SCHWEIKERT,

FRED BARTHELMEH,
GEO. LEIST, JR.,
W. T. COLTER.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

By unanimous consent Mr. Colter submitted the following report:

The standing committee on County Affairs, to which was referred S. B. No. 85 — Mr. Cunningham, having had the same under consideration, reports it back, and recommends its passage.

FRANK H. REIGHARD,
GEO. S. CRAWFORD,
W. G. AGLER,

GEO. LEIST, JR.
W. H. SCHWEIKERT,
W. T. COLTER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

By unanimous consent Mr. Crawford submitted the following report:

The standing committee on County Affairs, to which was referred H. B. No. 425 — Mr. Carroll, having had the same under consideration, reports it back, and recommends its passage.

FRANK H. REIGHARD,
GEO. LEIST, JR.
W. G. AGLER,

GEO. S. CRAWFORD,
W. T. COLTER,

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Lowry moved that the House proceed to the seventh order of business.

The motion was agreed to and the House proceeded to the seventh order of business, being introduction of bills.

The following bills were introduced and read the first time:

H. B. No. 521 — Mr. Holl. To amend section 9119 of the General Code, relating to appropriation of property by railroads other than steam.

H. B. No. 522 — Mr. Smith, of Butler. To provide optional plans of government for municipalities and permitting the adoption thereof by popular vote in accordance with article XVIII, section 2, of the constitution of Ohio.

H. B. No. 523 — Mr. Conover. To amend sections 6441-1 and 6441-2 of the General Code, relating to the spraying of orchards.

H. B. No. 524 — Mr. Thatcher. To appropriate the sum of eight hundred dollars and eighty-three cents for the use of Mrs. Margaretta Lamb.

H. B. No. 525 — Mr. Thatcher. For the relief of W. S. Osborn, of Jefferson township, Clinton county Ohio.

H. B. No. 526 — Mr. Fellingner. To prevent discrimination against alien dependents of killed employees.

H. B. No. 527 — Mr. Bonnell. To permit certain persons to vote when absent from home.

H. B. No. 528 — Mr. Bonnell. To authorize the governor of Ohio to execute a deed for lands held by the state in Guernsey county.

H. B. No. 529 — Mr. Capelle. To establish a state athletic commission and to enumerate and define its powers.

H. B. No. 530 — Mr. Snyder, of Hamilton. To supplement section 2419 of the General Code by an additional section authorizing county commissioners to contract with cities for the maintenance of the county poor.

H. B. No. 531 — Mr. Snyder, of Hamilton. To amend sections 6094 and 6094-1 of the General Code of the state of Ohio.

H. B. No. 532 — Mr. Snyder, of Hamilton. To provide for the lease by the state of the Longview hospital and other property in Hamilton county; for its use, maintenance and management, and the ultimate purchase thereof.

H. B. No. 533 — Mr. Snyder, of Hamilton. To amend section 5353 of the General Code.

H. B. No. 534 — Mr. Schweikert. To require electric railway companies to equip their cars with vestibules for protection of conductors.

H. B. No. 535 — Mr. Beyer. To appropriate the sum of one thousand dollars to be paid to the heirs of the Hon. D. P. Hagerty, deceased, represented by A. L. Hagerty.

H. B. No. 536 — Mr. Gilson. To amend section 7645, relative to course of study.

H. B. No. 537 — Mr. Nye. To provide for the regulation of the operation of steam railroads, to provide for signal lights upon switches and derails, to provide for signal lights marking the position and location of all derailing devices, and to provide a penalty and a liability for the violation thereof, and repealing all laws and parts of laws in so far as they conflict therewith.

H. B. No. 538 — Mr. Jenkins. To amend sections 5910 and 5911 of the General Code in regard to expenses of building and maintaining line fences.

H. B. No. 539 — Mr. Plank. To amend section 10324 of the General Code, relating to demanding a jury.

H. B. No. 540 — Mr. Horwitz. To amend section 3640 of the General Code, providing for the appointing of wharfmasters, prescribing their duties, and fixing compensation.

H. B. No. 541 — Mr. Wintermute. To amend section 2933 of the General Code, relating to compensation for soldiers' relief committees.

H. B. No. 542 — Mr. Vonderheide. For the payment of residents of Montgomery county, Ohio, of the sum of one thousand and ninety dollars for horses killed infected with glanders.

H. B. No. 543 — Mr. Shanley (by request). To provide for the sale of bread by weight.

H. B. No. 544 — Mr. Thomas. To provide an additional method for the laying out, construction, repair or improvement of any public road or any part thereof and for the straightening, widening, altering and draining of the same, by the county commissioners to be known as sec-

tions 6926 to 6956 inclusive, and to supplement section 6956 by section to be known as 6956-a and to repeal original sections 6926 to 6956 inclusive, of the General Code.

Mr. Vonderheide offered H. J. R. No. 31. Relative to adjournment.

The resolution was laid over under the rule.

Mr. Ertel offered the following resolution:

H. R. No. 56.

Resolved, That the following bills be allowed and ordered paid and that the speaker be, and he is hereby, authorized and directed to sign vouchers for the same payable out of the contingent fund of the House:

The Columbus Transfer Co.—freight and drayage....	\$3 23
The Erner & Hopkins Co.—supplies.....	141 60
MacDonald Stationery Co.—supplies.....	122 40
Remington Typewriter Co.—rental.....	50
George Jelleff—supplies and repairs.....	20 30
Underwood Bros.—flowers	6 00
Arthur S. Schlesinger—labor	12 50
E. H. Sell & Co.—labor.....	1 25
The Crystal Ice Mfg. and Cold Storage Co.—water and ice	63 35
The General Laundry Co.—laundry.....	11 09
L. C. Smith & Bros. Typewriter Co.—rentals.....	1 50
The Thos. Ross & Bros. Soap Co.—soap.....	1 60
Alex. D. Kaetzel—supplies.....	1 87
The Ohio Journal of Commerce Co.—filing cases....	60 00
The Wendt-Bristol Co.—supplies	1 00
F. G. & A. Howald—labor.....	3 00
United States Express Co.—expressage.....	5 65
Central Union Telephone Co.—rentals.....	83 33
Central Union Telephone Co.—toll service.....	269 05
The Sam'l C. Tatum Co.—punching machine.....	207 50

Mr. Ertel moved that the rules be suspended and the resolution be referred at once to the committee on Supplies and Expenditures.

The motion was agreed to and the resolution was so referred.

Mr. Kennedy moved that H. B. No. 204 be made a special order for tomorrow at 10:00 o'clock a. m.

The motion was agreed to and the bill was made a special order.

Mr. Venus moved that H. B. No. 168 be made a special order for tomorrow at 10:10 o'clock a. m.

The motion was agreed to and the bill was made a special order.

Mr. Duffey moved that H. B. No. 290 be made a special order for tomorrow at 2:00 o'clock p. m.

The motion was agreed to and the bill was made a special order.

Mr. Cooper arose to a question of privilege, and asked that his vote be recorded on H. B. No. 219—Mr. Lowry. His name being called, Mr. Cooper voted yea.

Mr. Reynolds arose to a question of privilege, and asked that his vote be recorded on H. B. Nos. 211, 219, 102 and 35. His name being called on each bill, Mr. Reynolds voted yea.

On motion of Mr. Lowry, the House recessed until Thursday at 9:30 o'clock a. m.

Thursday, March 6, 1913.

9:30 o'clock a. m.

The House met pursuant to recess.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to

S. B. No. 81 — Mr. Friebohn.

S. B. No. 67 — Mr. Gregory.

S. B. No. 26 — Mr. Dollison.

S. B. No. 54 — Mr. Bernstein.

S. B. No. 25 — Mr. Gregory.

Attest:

W. V. GOSHORN,
Clerk.

H. B. No. 310 — Mr. Smith, of Butler, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Smith, of Butler, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4, after word "idiot" insert comma.

In line 5, strike out the first "or".

In line 5, after the comma after the word "imbecile" insert "lunatic, drunkard."

In line 9, after the word "estate," strike out "descended or was" and insert in lieu thereof "descends or is".

In line 10, after the word "lunatic" strike out word "or" and insert a comma, and after "drunkard" insert the words "or insane."

The motion was agreed to, and Mr. Smith, of Butler, was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 329 — Mr. Diser, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Diser moved to refer the bill to a select committee of one, with instructions to amend as follows:

1. In line 7, strike out the word "three" and in lieu thereof insert the word "two".

2. In line 8, after the comma insert the following: "and such additional number of judges as the Legislative authority of the City of Youngstown may hereafter determine,".

3. In line 9, after the word "election" insert the following: "or appointment".

4. In line 18, strike out the word "proper".

5. In line 19, strike out the word "legal" and insert the following in lieu thereof: "legislative".

6. In line 27, after the word "as" insert the word "is".

7. In line 28, after the word "as" insert the word "is".

8. In line 32, strike out the following: "six years, one for".

9. In line 34, strike out the word "six" and insert in lieu thereof the word "four".

10. In line 45, strike out the following: "including contracts express or implied,".

11. In line 51, strike out the word "and".

12. Strike out line 52.

13. In line 53, strike out the following, "celled," and strike out the word "such".

14. In line 54, after the word "cancellation" strike out the period (.) and add the following: "under the ordinary rules and proceedings in equity".

15. In line 75 after the word "municipalities" insert the following: "and Justices of the Peace;". After the word "or" insert the word "may".

16. In line 77, after the word "which" insert the following: "The criminal court of the City of Youngstown or".

17. In line 78, strike out all of the line after the word "jurisdiction" and strike out all of line 79.

18. In line 128 strike out the word "actions" and insert in lieu thereof the word "action".

19. In line 133 strike out the word "particularly" and in lieu thereof insert the word "particularity".

20. In lines 157 and 158 strike out the following: "Adopt and publish rules governing practice and procedure not otherwise provided for in this act;".

21. In line 165 insert a comma after the word "thereof".

22. In line 168 insert a comma after the word "him".

23. In line 176, after the word "any", insert the word "civil".

24. In line 181 strike out the following: "citites" and insert in lieu thereof the word "cities".

25. In line 182 strike out the word "man" and insert in lieu thereof the word "men".

26. In line 208 strike out the word "estate" and insert in lieu thereof the word "estates".

27. In line 296 strike out the following: "on the appeal" and insert in lieu thereof the following: "in the appeal undertaking".

28. In line 326 strike out the words "4th day" and insert in lieu thereof "fourth Monday".

29. In line 343, after the word "act", insert the following: "all appointive officers of the municipal court, excepting the clerk and bailiff, shall be in the classified civil service of the city of Youngstown, subject to the provisions of law and of any charter which may be hereafter adopted by said city, applying to and applicable to said civil service."

30. In line 366 strike out the words "police clerks" and insert in lieu thereof the words "the clerk of the criminal court".

31. In line 405 strike out the words "proper legal" and insert in lieu thereof the word "legislative".

32. In line 412 strike out the words "proper legal" and insert in lieu thereof the word "legislative".

33. In line 420, after the word "be", insert the word "of". Also after the word "same" insert the word "character".

34. In line 422, after the period, strike out all of the balance of the line; strike out lines 423, 424, 425 and 426 and insert in lieu thereof the following:

"The bailiff and the chief deputy bailiff shall perform for the municipal court service similar to those usually performed by the sheriff for courts of common pleas and by constables for courts of justices of the peace. The bailiff shall receive such compensation not less than three hundred and fifty dollars, per annum, payable out of the treasury of Mahoning county, as the county commissioners may prescribe, and such compensation payable out of the treasury of Youngstown township, not less than two hundred and fifty dollars, per annum, as the township trustees may prescribe, and such further compensation, not less than one thousand two hundred dollars, per annum, payable in monthly installments out of the treasury of the city of Youngstown, as the council or other legislative authority may prescribe, and the chief deputy bailiff shall receive such com-".

35. In line 431 strike out the words "proper legal" and insert in lieu thereof the word "legislative".

36. In line 451 strike out the words "proper legal" and insert in lieu thereof the word "legislative".

37. In line 455 strike out the words "and located"; strike out all of line 456 and in line 457 strike out the words "house of Mahoning county".

38. In line 466 after the word "manner" insert the following: "as is".

39. In line 481 after the word "cases" insert the following: "of a criminal nature".

40. In line 485 after the word "Youngstown" insert the following: "and such prosecutor or assistant prosecutors shall receive for their services in city cases, such salaries as the council or other legislative authority may prescribe, and the county commissioners shall allow such further compensation as they may deem proper, which shall be paid out of the treasury of Mahoning county".

41. In line 486 strike out the words "proper legal" and insert in lieu thereof the word "legislative".

42. In line 487 strike out the word "shall" and insert in lieu thereof the word "may".

In line 499 strike out the words "proper legal" and insert in lieu thereof the word "legislative".

44. In line 513 after the word "any" insert the following: "appointee or officer".

45. In line 518 strike out the words "proper legal" and insert in lieu thereof the word "legislative".

46. In line 535 strike out the word "fee" and insert in lieu thereof the word "fees".

47. In line 563 strike out the words "proper legal" and insert in lieu thereof the word "legislative".

48. In line 567 after the word "act" insert the word "any".

49. In line 569 after the word "functions" insert the words "and procedure".

50. In line 572 after the word "jurisdiction" insert the following: "and procedure".

51. In line 593 after the word "same" insert the word "are".

52. In line 589 after the figures "14707," insert the figures "14721,".

53. In line 80 insert the following, Sec. 9:

The motion was agreed to, and Mr. Diser was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?" the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 66 — Mr. Collins, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Kramer moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 15 after the first "of" insert "bread".

In line 18 after the word "of" strike out "this provision" and in lieu insert the words, "any of the provisions of this chapter".

The motion was agreed to, and Mr. Kramer was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 33 — Mr. Williams, was taken up and read the second time, the question being "Shall the bill be read the third time?"

10:00 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 204 — Mr. Venus.

The question recurring "Shall H. B. No. 33 — Mr. Williams, be read the third time?", Mr. Brown, of Union, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 after the letter "a" strike out the word "pistol" and in lines 4 and 5 strike out the words "or other dangerous weapon".

In line 4 insert the word "or" before the word "dirk".

The amendments were disagreed to.

The question recurring "Shall the bill be read the third time?" the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 204 — Mr. Venus, being a special order for 10:00 o'clock a. m. was taken up and read the second time, the question being "Shall the bill be read the third time?"

10:10 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 168 — Mr. Kennedy.

The question recurring "Shall H. B. No. 204 — Mr. Venus, be read the third time?", Mr. Robinson moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 12, strike out "twenty," and insert "five."

The amendment was disagreed to.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 168 — Mr. Kennedy, being a special order for 10:10 o'clock a. m., was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Kramer moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 30, strike out "four thousand eight hundred," and insert "three thousand," in lieu thereof.

The amendment was disagreed to.

Mr. Morris moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 30, after "shall be," strike out "four thousand eight hundred dollars per annum," and insert "three hundred dollars per month."

The amendment was disagreed to.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 299 — Mr. Welsh, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Welsh moved that S. B. No. 132 — Mr. Hudson, be substituted for H. B. No. 299, and said bill be now considered.

The motion was agreed to and S. B. No. 132 was taken up.

The question being "Shall the bill be read the third time?", Mr. Mills moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 16 strike out all after the word "act".

In line 17 strike out all before the period.

Mr. Lowry moved that the bill with pending amendments be referred to a select committee of one, with leave to report at any time.

The motion was agreed to and Mr. Welsh was appointed such committee.

Mr. Tetlow offered H. J. R. No. 32. Relative to the death of Harry D. Thomas, of Cleveland.

Mr. Tetlow moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?" the yeas and nays were taken, and resulted — yeas 89, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilpatrick,	Rhulman,
Anderson,	of Morrow,	King,	Robinson,
Appenzeller,	Davis,	of Ashtabula,	Schaefer,
Beatty,	Deaton,	King,	Schweikert,
Beyer,	Dickson,	of Franklin,	Scott,
Bigelow,	Diser,	Kramer,	Shanley,
Bishop,	Doster,	Lambert,	Siebert,
Black,	Duffey,	Leist,	Smith, of Butler,
of Wyandot,	Etling,	Lowry,	Smith, of Morgan,
Boggs,	Fell,	McCormick,	Sweeney,
Bonnell,	Fellinger,	McGuffey,	Tetlow,
Bour,	Freeman,	Morris,	Thomas,
Brown,	Frick,	Mueller,	Venus,
of Ashland,	Gilson,	Murphy,	Vollmer,
Brown, of Union,	Hastings,	Nungesser	Vonderheide,
Capelle,	Hoffman,	Nye,	Walsh,
Chapman,	Holl,	Orrison,	Warnes,
Collins,	Hoover,	Pence,	White,
Colter,	Horwitz,	Plank,	Williams,
Conover,	Hunter,	Plumb,	Winans,
Cooper,	Jackson,	Quinlisk,	Wintermute,
Crawford,	Jenkins,	Read, of Summit,	Woodworth,
Criswell,	Kemerer,	Reppert,	Young—89.
of Coshocton,	Kessler,	Reynolds,	

The resolution was adopted.

On motion of Mr. Lowry the House adjourned at 12:00 o'clock noon.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Thursday, March 6, 1913, 1:30 o'clock, p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend William Houston, of Columbus.

The journal of yesterday was read and approved.

The speaker granted leave of absence to Messrs. Orrison and Fulton from last Monday.

S. B. No. 1 — Mr. Hudson, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Doster moved that further consideration of the bill be indefinitely postponed.

The motion was agreed to and said bill was indefinitely postponed.

S. B. No. 29 — Mr. Seward, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 104, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	King,	Schaefer,
Anderson,	of Morrow,	of Ashtabula,	Schweikert,
Appenzeller,	Davis,	King,	Scott,
Barthelmeh,	Deaton,	of Franklin,	Shanley,
Beatty,	Detrick,	Kramer,	Siebert,
Beyer,	Dickson,	Lambert,	Smith, of Butler,
Bigelow,	Doster,	Leist,	Smith, of Morgan,
Bishop,	Duffey,	Lowry,	Snyder,
Black,	Etling,	Lustig,	of Hamilton,
of Hamilton,	Fell,	McGuffey,	Snyder,
Black,	Fellinger,	Mills,	of Pickaway,
of Wyandot,	Freeman,	Morris,	Terrell,
Boggs,	Frick,	Mueller,	Tetlow,
Bonnell,	Fulton,	Murphy,	Thatcher,
Bour,	Guthery,	Nungesser,	Thomas,
Brown,	Hastings,	Orlikowski,	Venus,
of Ashland,	Hite,	Orrison,	Vollmer,
Brown, of Union,	Hoffman,	Pence,	Vonderheide,
Capelle,	Holl,	Plank,	Walsh,
Carroll,	Hoover,	Plumb,	Warnes,
Chapman,	Horwitz,	Quinlisk,	Welsh,
Clark,	Hunter,	Read, of Summit,	White,
Collins,	Jenkins,	Reid, of Fayette,	Williams,
Colter,	Kathe,	Reighard,	Winans,
Cooper,	Kemerer,	Reppert,	Wintermute,
Cowan,	Kennedy,	Reynolds,	Winters,
Crawford,	Kessler,	Rhulman,	Woodworth,
Criswell,	Kilpatrick,	Robinson,	Young—104.
of Coshocton,			

The bill was passed. And thereupon, by direction of the speaker, upon section 3, being the emergency section, the yeas and nays were taken, and resulted — yeas 98, nays 4, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilpatrick,	Rhulman,
Anderson,	of Morrow,	King,	Robinson,
Appenzeller,	Davis,	of Ashtabula,	Schaefer,
Barthelmeh,	Deaton,	King,	Schweikert,
Beatty,	Detrick,	of Franklin,	Scott,
Beyer,	Dickson,	Kramer,	Shanley,
Bigelow,	Doster,	Lambert,	Siebert,
Bishop,	Duffey,	Leist,	Smith, of Butler,
Black,	Etling,	Lowry,	Smith, of Morgan,
of Hamilton,	Fell,	Lustig,	Snyder,
Black,	Fellinger,	McGuffey,	of Hamilton,
of Wyandot,	Frick,	Morris,	Terrell,
Boggs,	Fulton,	Mueller,	Thatcher,
Bour,	Gilson,	Murphy,	Thomas,
Brown,	Guthery,	Nungesser	Venus,
of Ashland,	Hastings,	Orlikowski,	Vollmer,
Brown, of Union,	Hite,	Orrison,	Vonderheide,
Capelle,	Hoaglin,	Pence,	Walsh,
Chapman,	Hoffman,	Plank,	Warnes,
Clark,	Holl,	Plumb,	Welsh,
Collins,	Hoover,	Quinlisk,	White,
Colter,	Horwitz,	Read, of Summit,	Williams,
Conover,	Hunter,	Reid, of Fayette,	Winans,
Cowan,	Jenkins,	Reighard,	Wintermute,
Crawford,	Kathe,	Reppert,	Winters,
Criswell,	Kennedy,	Reynolds,	Woodworth—98.
of Coshocton,	Kessler,		

Messrs. Diser, Mills, Nye, and Tetlow voted in the negative.

The emergency section was adopted.

The title was agreed to.

Mr. Welsh submitted the following report:

The select committee of one, to which was referred S. B. No. 132 — Mr. Hudson and pending amendment with leave to report at any time, having had the same under consideration, reports it back.

The question being "Shall the pending amendment offered by Mr. Mills be agreed to?", by consent of the House Mr. Mills withdrew the amendment and moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 17, change the period to a comma, and insert the following: "but nothing in this act shall prohibit the assignment by an employe of ten per centum of his personal earnings, earned or unearned, to apply on a debt for necessities".

The motion was agreed to, and Mr. Mills was appointed such committee, and reported the bill amended as instructed.

Mr. Reid moved to refer the bill to a select committee of one, with instructions to amend as follows:

After comma in line 3, insert the following: "who employ five or more regular employees".

In line 14, after the word "no" insert the word "such".

The motion was agreed to, and Mr. Reid was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time.

Mr. Welsh moved that the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days be dispensed with and S. B. No. 132 be engrossed at the clerk's desk and read the third time.

The motion was disagreed to and the bill was ordered referred to the committee on Phraseology.

Mr. Doster moved that the vote by which H. B. No. 263—Mr. King, was lost be now reconsidered.

The motion was agreed to and said bill was taken up.

The question being "Shall the bill pass?", Mr. King, of Ashtabula, moved that the rule permitting no debate or amendment to a bill after being reported by the committee on Phraseology be suspended and that debate or amendment be permitted on said bill.

The motion was agreed to.

2:00 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 290—Mr. Duffey.

The question recurring on the passage of H. B. No. 263—Mr. King, Mr. King moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2 strike out "villages and townships" and comma after "cities".

In line 50 after period add:

"Boards of education in villages and townships may institute medical and dental inspection of school children as herein provided for in cities."

In line 3 strike out "in the state of Ohio".

The motion was agreed to, and Mr. King was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 79, nays 21, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kramer,	Schweikert,
Anderson,	of Coshocton,	Lambert,	Shanley,
Appenzeller,	Davis,	Leist,	Siebert,
Barthelmeh,	Deaton,	Lowry,	Smith, of Morgan,
Beatty,	Derrick,	Lustig,	Snyder,
Beyer,	Dickson,	McGuffey,	of Pickaway,
Bishop,	Donaldson,	Mills,	Tetlow,
Black,	Doster,	Morris,	Thatcher,
of Hamilton,	Duffey,	Mueller,	Venus,
Black,	Etling,	Murphy,	Vollmer,
of Wyandot,	Fell,	Nungesser	Vonderheide,
Boggs,	Frick,	Nye,	Walsh,
Brown,	Hite,	Orlikowski,	Warnes,
of Ashland,	Hoaglin,	Orrison,	Welsh,
Brown, of Union,	Hoffman,	Pence,	White,
Capelle,	Holl,	Plumb,	Williams,
Carroll,	Horwitz,	Quinlisk,	Winans,
Clark,	Jackson,	Read, of Summit,	Wintermute,
Collins,	Kessler,	Reppert,	Winters,
Colter,	Kilpatrick,	Rhulman,	Young—79.
Cowan,	King,	Schaefer,	
Crawford,	of Ashtabula,		

Those who voted in the negative are: Messrs.

Bour,	Gilson,	Kemerer,	Reynolds,
Conover,	Hastings,	King,	Robinson,
Cooper,	Hoover,	of Franklin,	Scott,
Diser,	Hunter,	McCormick,	Smith, of Butler,
Freeman,	Kathe,	Plank,	Thomas,
		Reighard,	Woodworth—21.

The bill was passed.

Mr. King, of Ashtabula, moved to amend the title by adding the following: "and to repeal section 7692 of the General Code".

The motion was agreed to and the title amended.

The title as amended was agreed to.

Mr. Shanley moved that the vote by which H. B. No. 176 — Mr. Acker, was lost for third reading be reconsidered.

The motion was agreed to and said bill was taken up.

The question being "Shall the bill be read the third time?", Mr. Winters moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2 strike out after the period all of said line and all of lines 3 to 19 inclusive, and insert in lieu thereof the following:

"There shall be a board known as the board of trustees of the Ohio Soldiers' and Sailors' Orphans' Home, who shall have charge and custody of the Ohio Soldiers' and Sailors' Orphans' Home at Xenia, Ohio, which said board shall consist of five members. The governor with the advice and consent of the Senate shall appoint the members of such board upon the passage of this act; one for five years, one for four years, one for three years, one for two years and one for one year, and thereafter each year the governor, with the advice and consent of the Senate, shall appoint, for the Ohio Soldiers' and Sailors' Orphans' Home at Xenia, Ohio, one trustee, who shall serve for a term of five years from the ensuing first Monday in April. A vacancy in the office of trustee occasioned by expiration of term, removal or otherwise shall be filled in the same manner as the original appointment, and shall be for the remainder of the term. At any time the governor may remove any trustee with the advice and consent of the Senate. During the recess of the Senate he may suspend any trustee but shall report his action to the Senate at its next session, and, if the Senate so advise and consent, such trustee shall be removed, but otherwise he shall be restored to his office. The governor shall designate a person to perform the duties of a suspended trustee during such suspension. The nomination by the governor and confirmation by the Senate of a person to take the place of a trustee in office, shall be a removal of such trustee.

Such board shall govern, conduct and care for such home, the property thereof and the inmates therein as provided in the laws governing "The Ohio Board of Administration" so far as the provisions thereof are not inapplicable and are not inconsistent with the provisions of the laws governing such home.

Three members of such board shall constitute a quorum but any two may approve accounts for the payment of current expenses, salaries and open contracts previously entered into by the board.

Said board shall in all cases purchase all supplies for such home from the "The Ohio Board of Administration" unless such board of

trustees shall receive a lower bid from other persons for the same or better grade of supplies.

SECTION 2. There is hereby declared to be an emergency by reason of the fact that there is now no legally constituted board in charge and control of such home, and this act is necessary for the preservation of the public peace and safety; and therefore it is declared to be an emergency act.

The motion was agreed to, and Mr. Winters was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time.

On motion of Mr. Lowry, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 176 was engrossed at the clerk's desk and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 104, nays 4, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Reppert,
Anderson,	of Morrow,	Kilpatrick,	Reynolds,
Appenzeller,	Davis,	King,	Rhulman,
Barthelmeh,	Deaton,	of Ashtabula,	Robinson,
Beatty,	Detrick,	King,	Schaefer,
Beyer,	Dickson,	of Franklin,	Schweikert,
Bigelow,	Diser,	Kramer,	Shanley,
Bishop,	Donaldson,	Lambert,	Siebert,
Black,	Doster,	Leist,	Smith, of Butler,
of Hamilton,	Duffey,	Lowry,	Smith, of Morgan,
Black,	Ertel,	Lustig,	Snyder,
of Wyandot,	Etling,	McCormick,	of Pickaway,
Boggs,	Fell,	McGuffey,	Terrell,
Bonnell,	Freeman,	Mills,	Tetlow,
Bour,	Frick,	Morris,	Thatcher,
Brown,	Fulton,	Mueller,	Thomas,
of Ashland,	Guthery,	Murphy,	Venus,
Brown, of Union,	Hastings,	Nungesser	Vollmer,
Capelle,	Hite,	Nye,	Vonderheide,
Carroll,	Hoaglin,	Orlikowski,	Walsh,
Chapman,	Hoffman,	Orrison,	Warnes,
Clark,	Holl,	Pence,	Welsh,
Collins,	Horwitz,	Plank,	White,
Colter,	Hunter,	Plumb,	Williams,
Conover,	Jackson,	Quinlisk,	Winans,
Cooper,	Jenkins,	Read, of Summit,	Wintermute,
Crawford,	Kathe,	Reid, of Fayette,	Winters—104.
Criswell,	Kennedy,	Reighard,	
of Coshocton,			

Messrs. Gilson, Hoover, Kemerer and Woodworth voted in the negative.

The bill was passed.

And thereupon, by direction of the speaker, upon section 2 being the emergency section, the yeas and nays were taken, and resulted—yeas 85, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bishop,	Bonnell,	Brown, of Union,
Barthelmeh,	Black,	Bour,	Capelle,
Beatty,	of Hamilton,	Brown,	Carroll,
Behne,	Boggs,	of Ashland,	Chapman,

Those who voted in the affirmative are: Messrs.—Concluded.

Clark,	Guthery,	McGuffey,	Siebert,
Collins,	Hastings,	Mueller,	Smith, of Butler,
Colter,	Hite,	Murphy,	Smith, of Morgan,
Crawford,	Hoaglin,	Nungesser	Snyder,
Criswell,	Hoffman,	Orlikowski,	of Pickaway,
of Coshocton,	Holl,	Orrison,	Terrell,
Criswell,	Jackson,	Pence,	Thatcher,
of Morrow,	Kathe,	Plumb,	Thomas,
Davis,	Kennedy,	Quinlisk,	Venus,
Deaton,	Kessler,	Read, of Summit,	Vollmer,
Detrick,	King,	Reid, of Fayette,	Vonderheide,
Dickson,	of Ashtabula,	Reppert,	Walsh,
Donaldson,	King,	Reynolds,	Warnes,
Doster,	of Franklin,	Rhulman,	Welsh,
Duffey,	Kramer,	Robinson,	White,
Ertel,	Lambert,	Schaefer,	Williams,
Fell,	Leist,	Schweikert,	Wintermute,
Fellinger,	Lowry,	Scott,	Winters,
Frick,	Lustig,	Shanley,	Woodworth—85.

Messrs. Kemerer, Mills and Nye voted in the negative.

The emergency section was adopted.

Mr. Winters moved to amend the title as follows: After "for" in first line insert the following: "the appointment of trustees of and for".

The motion was agreed to, and the title amended.

The title as amended was agreed to.

H. B. No. 290 — Mr. Duffey, being a special order for 2:00 o'clock p. m., was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 189 strike out "affidavits to date" and in lieu thereof insert "such affidavit the date and hour".

In line 104 strike out "country" and insert "county".

The motion was agreed to, and Mr. Terrell was appointed such committee, and reported the bill amended as instructed.

Mr. Diser moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 371, after the period insert the following:

"The remedial provisions of this act shall not apply to or inure to the benefit of any dealer in material, any contractor or sub-contractor, who is a member of any association or combination having for its purpose the restraint of competition or the fixing of prices for material or work to be performed."

Mr. Mills raised a point of order that the amendment was not germane to the bill.

The speaker sustained the point of order and declared the amendment of Mr. Diser out of order.

Mr. Lowry demanded a call of the House, which was duly seconded, taken and 111 members answered to their names:

Those absent are: Messrs. Behne, Black, of Wyandot, Brennan, Cameron, Foreman, Gilson, Horwitz, Kilrain, Stivers, Thomas, and White.

The sergeant-at-arms was ordered to dispatch his messenger for absentees.

On motion of Mr. Lowry further proceedings under the call was dispensed with.

The question recurring "Shall H. B. No. 290—Mr. Duffey, be read the third time?", the yeas and nays were taken, and resulted—yeas 92, nays 14, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Dickson,	Lambert,	Shanley,
Anderson,	Diser,	Leist,	Siebert,
Beatty,	Donaldson,	Lowry,	Smith, of Butler,
Beyer,	Doster,	Lustig,	Smith, of Morgan,
Bigelow,	Duffey,	McCormick,	Snyder,
Bishop,	Ertel,	McGuffey,	of Hamilton,
Black,	Etling,	Mills,	Snyder,
of Hamilton,	Fellinger,	Morris,	of Pickaway,
Bour,	Freeman,	Mueller,	Sweeney,
Capelle,	Frick,	Murphy,	Terrell,
Carroll,	Hastings,	Nungesser	Tetlow,
Chapman,	Hite,	Nye,	Thatcher,
Clark,	Hoffman,	Orlikowski,	Venus,
Collins,	Holl,	Orrison,	Vollmer,
Colter,	Hunter,	Pence,	Vonderheide,
Cooper,	Jackson,	Plank,	Walsh,
Cowan,	Kemerer,	Plumb,	Warnes,
Crawford,	Kennedy,	Quinlisk,	Welsh,
Criswell,	Kessler,	Read, of Summit,	Williams,
of Coshocton,	Kilpatrick,	Reid, of Fayette,	Winans,
Criswell,	King,	Reynolds,	Wintermute,
of Morrow,	of Ashtabula,	Rhulman,	Winters,
Davis,	King,	Schaefer,	Woodworth,
Deaton,	of Franklin,	Schweikert,	Young—92.
Detrick,	Kramer,	Scott,	

Messrs. Acker, Appenzeller, Barthelmeh, Brown of Ashland, Conover, Fell, Fulton, Guthery, Hoaglin, Hoover, Jenkins, Kathe, Reighard, and Robinson voted in the negative.

The bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Bigelow submitted the following report:

The select committee of one, to whom was referred H. B. No. 251—Mr. Bigelow, with leave to report at any time, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all after the first line and insert in lieu thereof the following:

"Section 1. That sections 3770, 9105, 9106 and 9107 of the General Code be and the same are hereby repealed."

"Section 2. That section 3778 of the General Code be amended to read as follows:

Sec. 3778. The council of any municipality may grant a franchise upon such terms and conditions as it may prescribe for the building of any interurban railroad having, constructing, or building, ten miles or more of track outside of such municipality, to any company or companies using electric or other motive power, save steam, for the purpose of securing to any such company or companies access to or terminals within such municipality. * * * * *

Section 3. That section 9109 of the General Code be amended to read as follows:

Sec. 9109. Such power to appropriate may be exercised, for the purpose of constructing a street railway along a highway occupied by a turnpike or plank road company when the person, persons or company authorized to construct such railway cannot agree with the turnpike or plank road company on the terms and conditions upon which the highway may be occupied, and if such appropriation will not unnecessarily interfere with the reasonable use of the highway by the turnpike or plank road company. * * * * *

Section 4. That said original sections 3778 and 9109 of the General Code be and the same are, hereby repealed.

The motion was agreed to, and Mr. Bigelow was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 300 — Mr. Shanley, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Black moved that the House proceed to the third order of business.

The motion was agreed to and the House proceeded to the third order of business, being resolutions laid over under the rules.

H. J. R. No. 24 — Mr. Frick, was taken up.

On motion of Mr. Frick said resolution was referred to the committee on Privileges and Elections.

H. J. R. No. 25 — Mr. Warnes, was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 64, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	Kilpatrick,	Robinson,
Agler,	Dickson,	King,	Schaefer,
Anderson,	Donaldson,	of Ashtabula,	Schweikert,
Appenzeller,	Duffey,	Kramer,	Shanley,
Barthelmeh,	Frick,	Lambert,	Smith, of Butler,
Beatty,	Fulton,	Leist,	Smith, of Morgan,
Beyer,	Gilson,	McCormick,	Snyder,
Bigelow,	Hastings,	Nungesser	of Hamilton,
Bishop,	Hoaglin,	Nye,	Terrell,
Boggs,	Hoffman,	Pence,	Tetlow,
Bour,	Hoover,	Plank,	Thatcher,
Brown,	Hunter,	Plumb,	Venus,
of Ashland,	Jackson,	Quinisk,	Vollmer,
Capelle,	Jenkins,	Read, of Summit,	White,
Colter,	Kathe,	Reighard,	Wintermute,
Criswell,	Kemerer,	Reynolds,	Winters,
of Morrow,	Kessler,	Rhulman,	Young—64.

The resolution was adopted.

S. J. R. No. 21 — Mr. Zmunt, was taken up.

On motion of Mr. Fulton, the resolution was referred to the committee on Constitutional Amendments and Initiative and Referendum.

H. J. R. No. 26 — Mr. Fulton, was taken up.

On motion of Mr. Fulton, further consideration of the resolution was indefinitely postponed.

H. J. R. No. 27 — Mr. Agler, was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 64, nays 10, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kathe,	Reynolds,
Agler,	Detrick,	Kemerer,	Rhulman,
Anderson,	Dickson,	Kilpatrick,	Robinson,
Appenzeller,	Donaldson,	King,	Schweikert,
Beyer,	Duffey,	of Ashtabula,	Siebert,
Bigelow,	Ertel,	Lambert,	Smith, of Morgan,
Brown,	Fell,	Leist,	Terrell,
of Ashland,	Freeman,	McCormick,	Tetlow,
Brown, of Union,	Frick,	McGuffey,	Thatcher,
Capelle,	Fulton,	Morris,	Venus,
Carroll,	Hastings,	Mueller,	Vollmer,
Colter,	Hite,	Nungesser	White,
Crawford,	Hoaglin,	Nye,	Winans,
Criswell,	Holl,	Plank,	Wintermute,
of Coshocton,	Hoover,	Plumb,	Winters,
Criswell,	Hunter,	Quinlisk,	Woodworth,
of Morrow,	Jackson,	Read, of Summit,	Young—64.

Messrs. Bishop, Black, of Hamilton, Bour, Hoffman, Horwitz, Kessler, Kramer, Orrison, Shanley, and Smith, of Butler, voted in the negative.

The resolution was adopted.

H. R. No. 50 — Mr. Dickson, was taken up.

On motion of Mr. Dickson, further consideration of the resolution was indefinitely postponed.

On motion of Mr. Fulton, the House adjourned at 5:00 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk,

Hall of the House of Representatives, Columbus, Ohio,

Friday, March 7, 1913, 9:00 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend H. L. Streich, of Columbus.

The journal of yesterday was read and approved.

Mr. Lowry moved that the House proceed to the third order of business.

The motion was agreed to and the House proceeded to the third order of business, being resolutions laid over under the rules.

S. J. R. No. 22 — Mr. Mooney, was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 68, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kilpatrick,	Reynolds,
Agler,	Dickson,	King,	Rhulman,
Anderson,	Donaldson,	of Franklin	Robinson,
Appenzeller,	Duffey,	Kramer,	Schaefer,
Beatty,	Ertel,	Lambert,	Schweikert,
Beyer,	Freeman,	Lowry,	Shanley,
Bishop,	Frick,	McGuffey,	Smith, of Morgan,
Boggs,	Hastings,	Morris,	Sweeney,
Bour,	Hite,	Murphy,	Thatcher,
Brown,	Hoaglin,	Nungesser	Venus,
of Ashland,	Hoffman,	Nye,	Vollmer,
Clark,	Holl,	Orlikowski,	Walsh,
Collins,	Hoover,	Pence,	White,
Colter,	Hunter,	Plumb,	Williams,
Conover,	Kathe,	Quinlisk,	Wintermute,
Cooper,	Kemerer,	Read, of Summit,	Winters,
Cowan,	Kennedy,	Reid, of Fayette,	Young—68.
Crawford,	Kessler,		

Mr. McCormick voted in the negative.

The resolution was adopted.

S. J. R. No. 23 — Mr. Hillenkamp, was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted—yeas 74 nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	of Coshocton,	Lambert,	Schweikert,
Agler,	Davis,	Lowry,	Shanley,
Anderson,	Dickson,	McGuffey,	Smith, of Morgan,
Appenzeller,	Duffey,	Mills,	Snyder,
Beatty,	Ertel,	Morris,	of Hamilton,
Beyer,	Freeman,	Murphy,	Sweeney,
Black,	Frick,	Nungesser,	Thatcher,
of Wyandot,	Fulton,	Nye,	Thomas,
Boggs,	Hastings,	Orlikowski,	Venus,
Bonnell,	Hite,	Orrison,	Vollmer,
Bour,	Hoaglin,	Pence,	Walsh,
Brown,	Hoffman,	Plumb,	Warnes,
of Ashland,	Holl,	Quinlisk,	White,
Brown, of Union,	Hoover,	Read, of Summit,	Williams,
Clark,	Horwitz,	Reid, of Fayette,	Winans,
Colter,	Hunter,	Reighard,	Wintermute,
Conover,	Kathe,	Rhulman,	Winters,
Cooper,	Kessler,	Robinson,	Woodworth,
Crawford,	King, of Franklin,	Schaefer,	Young—74.
Criswell,	Kramer,		

The resolution was adopted.

S. J. R. No. 24 — Mr. Moore, was taken up.

The question being "Shall the resolution be adopted?", Mr. Fulton moved to amend the resolution as follows:

In line 8 after "county" insert "and city".

In line 14 after "county" insert "and city".

After the word "assembly" in line 16 add:

"or in the event that it develops that such report can not be completed before such final adjournment then that such evidence and findings be filed with the governor to be by him transmitted to the next succeeding session of the general assembly."

After the period at the end of line 16 add "And such committee for the purpose of properly carrying into execution all its functions and performing its duties, both under H. J. R. No. 15 and this resolutuion sup-

plementary thereto, is hereby authorized and empowered to incur such expenses as it finds necessary, to be paid out of the fund of the general assembly set apart to pay the expense of legislative committees upon vouchers signed by the chairman of such committee."

Mr. Warnes moved that the amendment be laid on the table.

The motion was agreed to and the amendment together with the resolution was laid on the table.

S. J. R. No. 25 — Mr. Cunningham, was taken up.

The question being "Shall the resolution be adopted?", Mr. Lowry moved to amend as follows:

In line 4 strike out "two" and in lieu thereof insert "five".

The amendment was agreed to.

The question recurring "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 76, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Crawford,	Lowry,	Shanley,
Anderson,	Criswell,	McGuffey,	Smith,
Barthelmeh,	of Morrow,	Mills,	of Morgan,
Beatty,	Davis,	Morris,	Snyder,
Behne,	Dickson,	Mueller,	of Hamilton,
Beyer,	Doster,	Murphy,	Snyder,
Black,	Duffey,	Nungesser,	of Pickaway,
of Wyandot,	Ertel,	Nye,	Sweeney,
Boggs,	Etling,	Orlikowski,	Thatcher,
Bonnell,	Frick,	Orrison,	Thomas,
Bour,	Hastings,	Pence,	Venus,
Brown,	Hoaglin,	Plumb,	Vollmer,
of Ashland,	Holl,	Quinlisk,	Vonderheide,
Capelle,	Hoover,	Read, of Summit,	Walsh,
Carroll,	Hunter,	Reighard,	White,
Chapman,	Kathe,	Reynolds,	Williams,
Clark,	Kemerer,	Rhulman,	Winans,
Collins,	Kessler,	Robinson,	Wintermute,
Colter,	Kilpatrick,	Schweikert,	Woodworth,
Conover,	King, of Franklin,	Scott,	Young—76.
Cooper,	Kramer,		

Messrs. Anderson, Freeman and Horwitz voted in the negative.

The resolution was adopted

Mr. Lowry moved to amend the title as follows:

In the title strike out "two" and insert "five".

The title as amended was agreed to.

S. J. R. No. 26 — Mr. Mooney, was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 48, nays 46, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Clark,	Holl,	Schweikert,
Appenzeller,	Collins,	Kessler,	Shanley,
Barthelmeh,	Colter,	Kilpatrick,	Smith,
Beatty,	Criswell,	Lowry,	of Morgan
Behne,	of Morrow,	McCormick,	Snyder,
Beyer,	Davis,	McGuffey,	of Hamilton,
Black,	Donaldson,	Mueller,	Sweeney,
of Hamilton,	Duffey,	Nye,	Venus,
Black,	Ertel,	Quinlisk,	Vonderheide,
of Wyandot,	Frick,	Reighard,	Walsh,
Bour,	Fulton,	Reynolds,	White,
Brown,	Hastings,	Rhulman,	Williams,
of Ashland,	Hoaglin,	Robinson,	Young—48.
Chapman,	Hoffman,		

Those who voted in the negative are: Messrs.

Agler,	Criswell,	Jenkins,	Pence,
Anderson,	of Coshocton,	Kathe,	Plumb,
Bigelow,	Deaton,	Kemerer,	Read, of Summit,
Boggs,	Detrick,	Kennedy,	Schaefer,
Bonnell,	Dickson,	King, of Franklin,	Scott,
Brown, of Union,	Doster,	Kramer,	Siebert,
Capelle,	Freeman,	Lambert,	Smith, of Butler,
Carroll,	Hite,	Mills,	Snyder,
Conover,	Hoover,	Morris,	of Pickaway,
Cooper,	Horwitz,	Nungesser,	Thomas,
Cowan,	Hunter,	Orlikowski,	Winans,
Crawford,	Jackson,	Orrison,	Woodworth—46.

The resolution was lost.

H. J. R. No. 30 — Mr. Nye, was taken up.

The question being "Shall the resolution be adopted?", Mr. Snyder, of Pickaway, moved that further consideration of the resolution be indefinitely postponed.

Mr. Behne demanded the previous question which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the motion of Mr. Snyder, of Pickaway, to indefinitely postpone consideration of H. J. R. No. 30 — Mr. Nye, be agreed to?", the yeas and nays were demanded, taken and resulted — yeas 63, nays 31, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cowan,	Kathe,	Schaefer,
Appenzeller,	Crawford,	Kennedy,	Schweikert,
Barthelmeh,	Criswell,	Kessler,	Scott,
Beatty,	of Coshocton,	Kilpatrick,	Shanley,
Behne,	Detrick,	Kramer,	Siebert,
Beyer,	Dickson,	Lambert,	Smith, of Butler,
Bishop,	Donaldson,	Lowry,	Snyder,
Black,	Doster,	McGuffey,	of Hamilton,
of Hamilton,	Duffey,	Mills,	Snyder,
Black,	Ertel,	Morris,	of Pickaway,
of Wyandot,	Fulton,	Mueller,	Sweeney,
Boggs,	Guthery,	Murphy,	Thomas,
Brown,	Hite,	Nungesser,	Venus,
of Ashland,	Hoaglin,	Orlikowski,	Vonderheide,
Brown, of Union,	Hoffman,	Quinlisk,	Walsh,
Carroll,	Holl,	Reid, of Fayette,	Warnes,
Clark,	Horwitz,	Rhulman,	Winters—63.
Collins,			

Those who voted in the negative are: Messrs.

Agler,	Davis,	Kemerer,	Reynolds,
Anderson,	Deaton,	King, of Franklin,	Robinson,
Bigelow,	Fellinger,	McCormick,	Vollmer,
Bour,	Freeman,	Nye,	White,
Capelle,	Hastings,	Pence,	Williams,
Colter,	Hoover,	Plumb,	Woodworth,
Cooper,	Hunter,	Read, of Summit,	Young—31.
Criswell,	Jackson,	Reighard,	
of Morrow,			

The motion was agreed to and the resolution was indefinitely postponed.

Sub. S. J. R. No. 15 — Mr. Hillenkamp, was taken up.

On motion of Mr. Woodworth, further consideration thereof was indefinitely postponed.

H. J. R. No. 31 — Mr. Vonderheide, was taken up.

On motion of Mr. Schweikert, the resolution was referred to the committee on Appropriations and Finance.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution in which the concurrence of the House of Representatives is requested:

S. J. R. No. 31 — Mr. Bernstein.

Proposing an amendment to the constitution of the state of Ohio by adding thereto an article to be designated as article XIX. The selection of state, county and township officers.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Young moved that the resolution be made a special order for next Tuesday at 1:45 o'clock p. m.

Mr. Black, of Hamilton, moved that the motion be laid on the table.

The question being "Shall the motion of Mr. Black be agreed to?", the yeas and nays were demanded, taken and resulted — yeas 59, nays 37, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Hunter,	Robinson,
Anderson,	of Coshocton,	Kathe,	Schweikert,
Appenzeller,	Criswell,	Kennedy,	Shanley,
Behne,	of Morrow,	Kramer,	Siebert,
Beyer,	Detrick,	Lambert,	Smith, of Butler,
Bishop,	Dickson,	Lowry,	Smith,
Black,	Donaldson,	McCormick,	of Morgan,
of Hamilton,	Duffey,	McGuffey,	Snyder,
Bonnell,	Ertel,	Morris,	of Hamilton,
Brown,	Frick,	Mueller,	Snyder,
of Ashland,	Fulton,	Murphy,	of Pickaway,
Capelle,	Guthery,	Nunnesser,	Thomas,
Carroll,	Hastings,	Pence,	Venus,
Chapman,	Hoaglin,	Quinlisk,	Vonderheide,
Clark,	Hoffman,	Reid, of Fayette,	Warnes,
Cowan,	Holl,	Rhulman,	Winters—59.
Crawford,	Hoover,		

Those who voted in the negative are: Messrs.

Agler,	Deaton,	Mills,	Sweeney,
Barthelmeh,	Doster,	Nye,	Terrell,
Bigelow,	Fellinger,	Orlikowski,	Vollmer,
Black,	Freeman,	Plumb,	Walsh,
of Wyandot,	Hite,	Read, of Summit,	White,
Bour,	Horwitz,	Reighard,	Williams,
Brown, of Union,	Jackson,	Reynolds,	Winans,
Collins,	Kemerer,	Schaefer,	Woodworth,
Colter,	Kilpatrick,	Scott,	Young—37.
Davis,	King, of Franklin,		

The motion was agreed to and the motion and resolution was ordered laid on the table.

Mr. Brown, of Ashland, submitted the following report:

The standing committee on Banks and Banking, to which was referred H. B. No. 388 — Mr. Brown, of Ashland, having had the same under consideration, reports it back, and recommends its passage.

R. R. KENNEDY,
W. M. BROWN,
GEO. W. HOLL,
JAMES R. CLARK,
E. N. BOGGS,

GEO. F. DOSTER,
VIRGIL J. TERRELL,
CULBERTSON J. SMITH,
FRANK H. REIGHARD.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Duffey submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 215 — Mr. Reid, having had the same under consideration, reports it back and recommends its passage.

C. B. WINTERS,
WARREN J. DUFFEY,
WM. H. SCHWEIKERT,
EDWARD R. MUELLER,

JAMES R. CLARK,
WALTER G. AGLER,
VIRGIL J. TERRELL,

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

M. Agler submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 446 — Mr. Agler, having had the same under consideration, reports it back, and recommends its passage.

C. B. WINTERS,
W. G. AGLER,
JAMES R. CLARK,
WARREN J. DUFFEY,

JAMES NYE,
JOHN R. KING,
WM. H. SCHWEIKERT.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Schweikert submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred S. B. No. 104 — Mr. Lloyd, having had the same under consideration, reports it back and recommends its passage.

C. B. WINTERS,
VIRGIL J. TERRELL,
WM. H. SCHWEIKERT,
JAS. R. CLARK,

W. G. AGLER,
E. R. MUELLER,
WARREN J. DUFFEY.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. King, of Franklin, submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 450 — Mr. Thomas, having had the same under consideration, reports it back and recommends its passage.

C. B. WINTERS,
JAMES NYE,
JAMES R. CLARK,

W. G. AGLER,
WARREN J. DUFFEY,
JOHN R. KING.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Terrell submitted the following report:

The standing committee on Codes, Courts, and Procedure, to which was referred H. B. No. 424 — Mr. Terrell, having had the same under consideration, reports it back and recommends its passage.

C. B. WINTERS,
VIRGIL J. TERRELL,
JAMES R. CLARK,
WALTER G. AGLER,

WM. H. SCHWEIKERT,
WARREN J. DUFFEY,
EDWARD R. MUELLER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Terrell submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 203 — Mr. Vollmer, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 7, strike out "less" and in lieu thereof insert "more."

Strike out lines 8 and 9 and insert in lieu thereof "and not more than one hundred dollars for each succeeding offense."

C. B. WINTERS,
VIRGIL J. TERRELL,
JAMES R. CLARK,
WARREN J. DUFFEY,

EDWARD R. MUELLER,
W. M. SCHWEIKERT,
WALTER G. AGLER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Schweikert submitted the following report:

The standing committee on County Affairs, to which was referred H. B. No. 449 — Mr. Brown, of Union, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5 after the word "street" insert the words "or way within a reasonable distance".

In line 6 after the word "street" insert the words "or way within a reasonable distance".

C. APPENZELLER,
FRANK H. REIGHARD,
W. G. AGLER,
WM. H. SCHWEIKERT,

W. T. COLTER,
GEO. S. CRAWFORD,
FRED BARTHELMEH.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Snyder, of Hamilton, submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 433 — Mr. Snyder, of Hamilton, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5 strike out "or without."

In line 56 after "for" strike out "this" and insert "such".

In line 56 after "purpose" insert "or purposes".

In line fifty-seven (57) after "corporation" insert "may appropriate any property within or without its corporate limits".

In line 57 after the semicolon (";") insert "any municipal corporation".

THORNTON R. SNYDER,
C. A. REID,
S. H. WILLIAMS,
OSCAR E. DISER,
JOHN F. KRAMER,
V. J. VONDERHEIDE,
P. J. COLLINS,
STEPHEN M. YOUNG,

J. R. B. KESSLER,
IRVIN F. SNYDER,
J. CHAS. CRISWELL,
CULBERTSON J. SMITH,
ALTON H. ETLING,
W. B. KILPATRICK,
PERCY TETLOW.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 429 — Mr. Orrison, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 8, before the word "municipality", insert the words "in any".

In line 9, before the word "may", insert a comma (,).

In line 89, after the numerals (5007), insert the numerals (5009).

ROBERT BLACK,
JOHN F. GILSON,
C. APPENZELLER,

ED. H. BISHOP,
C. A. ORRISON,
STEPHEN M. YOUNG.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 398 — Mr. Capelle, having had the same under consideration, reports it back, and recommends it be indefinitely postponed.

ROBERT BLACK,
STEPHEN M. YOUNG,
ED. H. BISHOP,

C. APPENZELLER,
HERBERT S. BIGELOW,
LAWRENCE BRENNAN.

The question being "Shall the report be agreed to?", the report was disagreed to and H. B. No. 398 was ordered to be engrossed and read the second time in its regular order.

Mr. Colter submitted the following report:

The standing committee on Public Buildings and Lands, to which was referred H. B. No. 484 — Mr. Plumb, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all after line number one and in lieu thereof insert the following:

Section 1. That the Ohio board of Administration is hereby authorized and empowered, upon such terms as it may deem requisite and necessary, for the protection of the interests of the state, to grant the right of way for the construction, maintenance and operation, by The Columbus, Urbana & Western Electric Railway Co., its successors and assigns, of an interurban railway over and across the following described real estate, situate in the County of Delaware, in the state of Ohio, in the township of Concord and bounded and described as follows, to-wit:

First Parcel. Commencing at the southwest corner of the enclosure of that portion of the Girls' Industrial Home grounds, lying east of the Dublin and Rathbone pike (said corner is in E. Dulin's north line); thence north 17 deg. 15' west 1150 feet to a point in the fence along said Dublin and Rathbone pike; thence in a southeasterly direction by a tangent line 200 feet in length and 225 feet by a curved line of approximately 4 deg. radius to a point 40 feet east of the east line of the Dublin and Rathbone pike, thence south 17 deg. 15' east 720 feet, parallel with and 40 feet east thereof, the east line of the Dublin and Rathbone pike; thence south 81 deg. 31' west 40 feet along E. Dulin's north line to the beginning containing 816 acres.

Second Tract. Commencing at the northwest corner of that portion of the girls' industrial home grounds lying west of the Dublin and Rathbone pike; thence south 10 deg. 30' east 1500 feet to a point in the west fence line of the Dublin and Rathbone pike; thence in a northerly direction 350 feet by a curved line of approximately 4 degree radius to a point 40 feet west of the west line of the Dublin and Rathbone pike; thence north 10 degrees 30' west 600 feet parallel with and 40 feet west of the Dublin and Rathbone pike; thence in a northwesterly direction 425 feet by a curved line tangent to the last course to a point in the south line of the public road lying north of the home grounds. The radius of said curved line is 550 feet; thence in an easterly direction 580 feet along the south line of said highway to the beginning, containing 2.737 acres.

Also a right of way over the lands embraced in the highway described as follows, to-wit:

Commencing at a point in the east line of the Dublin and Rathbone pike 720 feet north of E. Dulin's land; thence north 17 degrees 15' west 430 feet with the east line of the Dublin and Rathbone pike; thence in a northwesterly direction by a tangent and a curve of 4 degree radius diagonally across the Dublin and Rathbone pike to a point in the west line of said pike 1150 feet south of the corner at the cross road; thence south 10 degrees 30' east 350 feet along the west line of the Dublin and Rathbone pike; thence by a tangent and a curved line of approximately 4 degree radius to the beginning. Excepting, however, that portion of said strip lying between the center of the Dublin and Rathbone pike and the land of Wm. Held, said land contains .1150 acre.

SECTION 2. This act shall take effect and be in force from and after the earliest period allowed by law.

R. R. BOUR,
W. C. McGUFFEY,

R. R. REYNOLDS,
W. T. COLTER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Dickson submitted the following report:

The standing committee on Public Health to which was referred S. B. No. 157 — Mr. Potting, having had the same under consideration, reports it back, and recommends its passage.

H. L. SCHAEFER,
W. M. DICKSON,
G. J. C. WINTERMUTE,
D. M. CRISWELL,

W. S. KING,
GEO. F. DOSTER,
HARRY R. KEMERER,
J. V. WINANS.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Dickson submitted the following report:

The standing committee on Public Health to which was referred H. B. No. 472 — Mr. King, of Ashtabula, having had the same under consideration, reports it back, and recommends its passage.

H. L. SCHAEFER,
W. M. DICKSON,
G. J. C. WINTERMUTE,
D. M. CRISWELL,

W. S. KING,
GEO. F. DOSTER,
HARRY R. KEMERER,
J. V. WINANS.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Ertel submitted the following report:

The standing committee on Public Highways, to which was referred H. B. No. 492 — Mr. McGuffey, having had the same under consideration, reports it back, and recommends its passage:

W. A. HITE,
W. A. RHULMAN,
B. H. KATHE,
S. C. ANDERSON,
C. B. SMITH,

C. H. McCORMICK,
FRANK B. FELL,
LOUIS HORWITZ,
EARL E. ERTEL.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Ertel submitted the following report:

The standing committee on Public Highways, to which was referred H. B. No. 493 — Mr. Pence, having had the same under consideration, reports it back, and recommends its passage.

W. A. HITE,
W. A. RHULMAN,
B. H. KATHE,
S. C. ANDERSON,
C. B. SMITH,

C. H. McCORMICK,
FRANK B. FELL,
LOUIS HORWITZ,
EARL E. ERTEL.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black, of Wyandot, submitted the following report:

The standing committee on Public Utilities, to which was referred H. B. No. 410—Mr. Black, of Wyandot, having had the same under consideration, reports it back, and recommends its passage:

LOUIS H. CAPELLE,
WM. H. SCHWEIKERT,
W. O. JACKSON,
M. A. WARNES,
F. P. LAMBERT,

WARREN J. DUFFEY,
JOHN R. KING,
W. A. RUHLMAN,
SAMUEL BLACK.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Frick submitted the following report:

The standing committee on Cities, to which was referred H. B. No. 427—Mr. Siebert, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all after enacting clause and substitute in lieu thereof the following:

- 2 Sec. 1. *Permission is hereby given to the City of Columbus in the*
3 *County of Franklin, and state of Ohio * * * **
4 ** * * **
5 *to enter upon, occupy and improve* so much of the Columbus feeder
6 *of the Ohio canal as lies*
7 *between a point north of said dam in the Scioto River, where said*
8 *feeder inter*
9 *cepts said Scioto river, and the Frank road, in Franklin county, Ohio,*
10 *together*
11 *with the berm bank, towing path, slips, basins and all the appurten-*
12 *ances and*
13 *lands thereunto belonging, for driveway, street and boulevard pur-*
14 *poses, and for parking or other purposes necessary or reasonably in-*
15 *cidental to said original purpose, and to continue to occupy and use*
16 *the same until the state of Ohio shall require the use thereof for any*
17 *purpose.*
18 Sec. 2. The governor, upon behalf of the State, shall execute
19 and de
20 liver to the City of Columbus, Franklin County, Ohio, a *lease* of the
21 property
22 described in this bill. The attorney-general shall prepare the form
23 of said *lease*.

H. N. DONALDSON,
HERBERT S. BIGELOW,
ADAM FRICK,
ROBERT BLACK,
JAS. T. CARROLL,

C. A. ORRISON,
DON P. MILLS,
JOHN R. KING,
W. T. COLTER,
C. P. VENUS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Bigelow submitted the following report:

The standing committee on Cities, to which was referred S. B. No. 108 — Mr. Mooney, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 10 strike out the words "therein situated" and also strike out the words "any or all of" and insert "furnishing light, heat or power to such municipality or the inhabitants thereof".

In line 11 strike out "the purposes mentioned in section 3618".

In line 9 after "from" add "," and strike out "or".

In line 10 after "pany" insert "or municipality".

ROBERT BLACK,
ADAM FRICK,
DON P. MILLS,
C. A. ORRISON,

JOHN R. KING,
H. N. DONALDSON,
C. P. VENUS,
JAS. T. CARROLL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Ertel submitted the following report:

The standing committee on Supplies and Expenditures, to which was referred H. R. No. 56 — Mr. Ertel, having had the same under consideration, reports it back with the following amendment, and recommends its adoption when so amended.

In the last line, strike out the figures "207.50" and insert in lieu thereof "203.35".

WM. BROWN,
JAS. A. FREEMAN,
JOHN C. HOFFMAN,
SMITH L. WELCH,

EARL E. ERTEL,
MARTIN L. SWEENEY,
W. G. AGLER.

The question being "Shall the resolution be adopted?" the yeas and nays were taken, and resulted — yeas 66, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Colter,	Hastings,	Reighard,
Anderson,	Conover,	Holl,	Reynolds,
Barthelmeh,	Cowan,	Hoover,	Rhulman,
Behne,	Crawford,	Jenkins,	Schweikert,
Bigelow,	Criswell,	Kathe,	Scott,
Black,	of Coshocton,	Kemerer,	Shanley,
of Hamilton,	Criswell,	Kennedy,	Siebert,
Black,	of Morrow,	King, of Franklin,	Smith, of Butler,
of Wyandot,	Davis,	Lambert,	Smith, of Morgan,
Boggs,	Deaton,	Lustig,	Snyder,
Bour,	Detrick,	Mills,	of Hamilton,
Brown,	Dickson,	Morris,	Terrell,
of Ashland,	Donaldson,	Nungesser,	Thomas,
Brown, of Union,	Duffey,	Nye,	Vollmer,
Capelle,	Ertel,	Orrison,	White,
Carroll,	Etling,	Pence,	Williams,
Clark,	Fellinger,	Plumb,	Winans,
Collins,	Frick,	Quinlisk,	Winters—66.

The resolution was adopted.

Mr. Criswell, of Coshocton, submitted the following report:

The standing committee on Benevolent and Penal Institutions, to which was referred S. B. No. 162 — Mr. Wise, having had the same under consideration, reports it back, and recommends its passage:

D. M. CRISWELL,	G. M. PLUMB,
GEO. M. MORRIS,	O. J. THATCHER,
MARTIN L. SWEENEY,	WM. H. SCHWEIKERT,
BERNARD ORLIKOWSKI,	W. M. DICKSON.
ALFRED ROBINSON,	

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Bills were referred as follows:

H. B. No. 505 — Mr. Smith, of Butler. To the committee on Universities, Colleges and Normal Schools.

H. B. No. 506 — Mr. Smith, of Butler. To the committee on Conservation of Natural Resources.

H. B. No. 507 — Mr. Vollmer. To the committee on Labor.

H. B. No. 508 — Mr. Morris. To the committee on Public Waterways.

H. B. No. 509 — Mr. Anderson. To the committee on Public Utilities.

H. B. No. 510 — Mr. Black, of Hamilton. To the committee on Taxation.

H. B. No. 512 — Mr. Gilson. To the committee on Mines and Mining.

H. B. No. 513 — Mr. Gilson. To the committee on Public Schools.

H. B. No. 514 — Mr. Diser. To the committee on Judiciary.

H. B. No. 515 — Mr. Deaton. To the committee on Judiciary.

H. B. No. 516 — Mr. Hite. To the committee on Taxation.

H. B. No. 517 — Mr. Hoover. To the committee on Judiciary.

H. B. No. 518 — Mr. Dickson. To the committee on Public Schools.

H. B. No. 519 — Mr. Black, of Wyandot. To the committee on Privileges and Elections.

H. B. No. 520 — Mr. Kennedy. To the committee on Judiciary.

Sub. S. B. No. 147 — Mr. Wise. To the committee on Privileges and Elections.

S. B. No. 95 — Mr. Jung. To the committee on Cities.

S. B. No. 150 — Mr. Moore (by request). To the committee on County Affairs.

S. B. No. 177 — Mr. Seward. To the committee on Fees and Salaries.

S. B. No. 171 — Mr. Hopple. To the committee on Libraries.

S. B. No. 165 — Mr. Wieser. To the committee on Benevolent and Penal Institutions.

S. B. No. 170 — Mr. Jung. To the committee on Cities.

S. B. No. 109 — Mr. Weygandt. To the committee on Public Buildings.

S. B. No. 187 — Mr. Mooney. To the committee on Public Utilities.

S. B. No. 143 — Mr. Hopple. To the committee on Cities.

H. B. No. 521 — Mr. Holl. To the committee on Public Utilities.

H. B. No. 522 — Mr. Smith, of Butler. To the committee on Cities.

H. B. No. 523 — Mr. Conover. To the committee on Agriculture.

H. B. No. 524 — Mr. Thatcher. To the committee on Appropriations and Finance.

H. B. No. 525 — Mr. Thatcher. To the committee on Judiciary.

H. B. No. 526 — Mr. Fellingner. To the committee on Labor.

H. B. No. 527 — Mr. Bonnell. To the committee on Privileges and Elections.

H. B. No. 528 — Mr. Bonnell. To the committee on County Affairs.

H. B. No. 529 — Mr. Capelle. To the committee on Military Affairs.

H. B. No. 530 — Mr. Snyder, of Hamilton. To the committee on Appropriations and Finance.

H. B. No. 531 — Mr. Snyder, of Hamilton. To the committee on Appropriations and Finance.

H. B. No. 532 — Mr. Snyder, of Hamilton. To the committee on Appropriations and Finance.

H. B. No. 533 — Mr. Snyder, of Hamilton. To the committee on Appropriations and Finance.

H. B. No. 534 — Mr. Schweikert. To the committee on Public Utilities.

H. B. No. 535 — Mr. Beyer. To the committee on Appropriations and Finance.

H. B. No. 536 — Mr. Gilson. To the committee on Public Schools.

H. B. No. 537 — Mr. Nye. To the committee on Labor.

H. B. No. 538 — Mr. Jenkins. To the committee on Agriculture.

H. B. No. 539 — Mr. Plank. To the committee on Judiciary.

H. B. No. 540 — Mr. Horwitz. To the committee on Judiciary.

H. B. No. 541 — Mr. Wintermute. To the committee on Fees and Salaries.

H. B. No. 542 — Mr. Vonderheide. To the committee on Appropriations and Finance.

H. B. No. 543 — Mr. Shanley (by request). To the committee on Dairy and Food Products.

H. B. No. 544 — Mr. Thomas. To the committee on Public Highways.

Mr. Criswell, of Coshocton, moved that the committee on Benevolent and Penal Institutions be relieved of further consideration of H. B. No. 443 and said bill be referred to the committee on Cities.

The motion was agreed to and the bill was so referred.

Mr. Criswell, of Coshocton, moved that the committee on Benevolent and Penal Institutions be relieved of further consideration of H. B. No. 90, and said bill be referred to the committee on Appropriations and Finance.

The motion was agreed to and the bill was so referred.

The following protest was ordered entered on the journal:

To the Honorable Speaker and Members of the House:

WHEREAS, On the 6th day of March, 1913, House Bill No. 168 — Mr. Kennedy, subject building and loan associations, and salary and inspector of the same, was before the House for second reading, said bill providing an annual salary of \$4,800.00 for an inspector of building and loan associations; and

WHEREAS, An amendment was offered reducing said salary to \$3,000.00, which amendment was voted down by the House.

The following protest is filed, together with the reasons therefor, against the action of the House in this matter:

The reason for the protest is that in the opinion of the protestor the said proposed salary is excessive in the extreme for the services and ability required in the discharge of the duties of said office; and further, would be an unwarranted, and unjust expenditure of state funds arising from a tax or assessment on stockholders in building and loan associations.

A further reason given is that the protestors desire to be placed on record as opposing the bill on the grounds hereinbefore set forth, all of which is respectively submitted.

L. H. SCOTT,
HARRY R. KEMERER,
WALTER G. AGLER,

JAMES A. FREEMAN,
G. M. PLUMB.

The following bills were introduced and read the first time.

H. B. No. 545 — Mr. Boggs. To amend section 4404 of the General Code of Ohio, relating to the number and compensation of members of boards of health in municipalities.

H. B. No. 546 — Mr. Boggs. To prevent persons from burning or permitting to burn coal dirt, coal slack, coal screenings, draw slate, soap stone or coal refuse of any kind from coal mines.

H. B. No. 547 — Mr. Snyder, of Hamilton. To empower public library trustees to create and maintain a library employee's pension fund.

H. B. No. 548 — Mr. McGuffey. To create, establish and maintain drainage districts.

H. B. No. 549 — Mr. Warnes. To amend sections 6290, 6294, 6295, 6298, 6299, 6300, 6301, 6302, 6309, 12613 and 12614 of the General Code, relating to motor vehicles.

H. B. No. 550 — Mr. Duffey. To appropriate the sum of eighteen hundred dollars for the use of Mrs. Lawrence F. Conway.

H. B. No. 551 — Mr. Duffey (by request). To amend section 13684 of the General Code, relative to the effect of decisions of the supreme court on prosecuting attorney's bill of exceptions.

H. B. No. 552 — Mr. Cowan. To issue duplicate warrant on the state treasurer.

On motion of Mr. Cowan, the rule requiring bills to be printed and referred to committee before second reading and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 552 was engrossed at the clerk's desk and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and on motion of Mr. Cowan, the rule requiring bills to be referred to the committee on Phraseology was suspended, and H. B. No. 552 was ordered to be placed on the calendar for third reading in its regular order.

The following bills were also introduced and read the first time.

H. B. No. 553 — Mr. Read, of Summit. To amend section 8883 of the General Code, relating to apportionment of costs for railroad tracks and crossings.

H. B. No. 554 — Mr. Cowan. To make an appropriation of funds to erect, at Ft. Jennings, Putnam county, Ohio, a monument to the memory of Colonel William Jennings.

Mr. Bigelow moved that H. B. No. 56 — Mr. Bigelow, be taken from its regular place on the calendar and be made a special order for Tuesday at 10:00 o'clock a. m.

The motion was agreed to and the bill was made a special order.

By unanimous consent, the following bills were introduced and read the first time:

H. B. No. 555 — Mr. Thomas. To amend sections 3399, 3400, 3401 and 3402 of the General Code, relative to the erection of public buildings in townships and villages.

H. B. No. 556 — Mr. Black, of Wyandot. To provide for the appointment of a commission to acquire a site, and to prepare and adopt plans for the erection thereon of a new penitentiary.

H. B. No. 557 — Mr. Black, of Wyandot. To require railroad companies to furnish shelter to employees.

Mr. Shanley presented the petition of Mr. T. C. Larter and eighteen other citizens of Portage county protesting against legislation prohibiting the use of repeating guns and automatic shot guns, and the proposal to shorten the number of hunting days in the game season, which was referred to the committee on Fish and Game.

Mr. White presented the petition of Mr. C. M. Wilson and eleven other citizens of Columbiana county against H. B. No. 274 — Mr. Young, which was referred to the committee on Manufactures and Commerce.

On motion of Mr. Snyder, of Hamilton, the House adjourned at 11:30 o'clock a. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Monday, March 10, 1913, 5:00 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend Dr. T. Lehman, of Columbus.

The journal of yesterday was read and approved.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 172 — Mr. Hopple. To amend section 4756 of the General Code, relating to boards of education and right to contract for sale of property.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

Mr. Appenzeller submitted the following report:

The standing committee on County Affairs, to which was referred S. B. No. 43 — Mr. Beckett, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2 strike out the word "so" and in line 3 strike out the first word in the line, "as".

C. APPENZELLER,
FRANK H. REIGHARD,
W. G. AGLER,
WM. H. SCHWEIKERT,

W. T. COLTER,
GEO. S. CRAWFORD,
FRED BARTHLEMEH.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Vollmer submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 163 — Mr. Vollmer, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 24 strike out the words "eight hours", and in lieu thereof insert the words "nine hours."

In line 25 strike out the words "forty-eight hours", and in lieu thereof insert the words "fifty-four hours."

In line 26, after the word "week" add the following:

Where a female is employed in the same day or week in more than one factory, workshop, business office, telephone or telegraph office, mercantile or other establishment, the total time of employment must not exceed that allowed per day or week in a single factory, workshop, business office, telephone or telegraph office, restaurant, hotel, bakery, millinery or dressmaking establishment, mercantile or other establishments, it shall be the duty of the employer to make diligent inquiry as to such previous or other employment of such female employed elsewhere and as to the hours of such employment.

O. B. CHAPMAN,
HARRY F. VOLLMER,
LAWRENCE BRENNAN,
ALFRED ROBINSON,

FRANK B. FELL,
FRANK W. THOMAS,
JOHN C. HOFFMAN,
W. B. KILPATRICK.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Chapman moved the rules be suspended and said bill be made a special order for 2:00 o'clock next Tuesday.

The motion was agreed to and the bill was made a special order.

Mr. Lustig submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 333 — Mr. Vonderheide, having had the same under consideration, reports it back.

JOS. LUSTIG,
GEO. M. HOAGLIN,
J. CHAS. CRISWELL,
G. M. PLUMB,

ALTON H. ETLING,
O. J. THATCHER,
JAS T. CARROLL.

The report was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Etling submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 300 — Mr. Shanley, having had the same under consideration, reports it back with the following amendments:

- In line 2 insert comma after "factories".
- In line 2 insert comma after "assistant".
- In line 3 insert an apostrophe and "s" after "8".
- In line 6 insert a comma after "operation".
- In line 15 insert a comma after "certificate".
- In line 16 insert a comma after "factories".

G. M. PLUMB,
ALTON H. ETLING,
J. CHAS. CRISWELL,

JAS. T. CARROLL,
JOS. LUSTIG,

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Etling submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 60 — Mr. Collins, having had the same under consideration, reports it back with the following amendment:

- In line 15, strike out first "or" and insert comma.

JOS. LUSTIG,
JAS. T. CARROLL,
J. CHAS. CRISWELL,

ALTON H. ETLING,
G. M. PLUMB.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Etling submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 368 — Mr. Diser, having had the same under consideration, reports it back with the following amendments:

- In line 6, strike out one "c" in "neccessaries".
- In line 8, strike out one "c" in "neccessary".
- In line 8a, insert "of" after word "fee".
- In line 8a insert a comma after "cents".
- In line 8a, insert a comma after "garnishee".
- In line 12, insert a comma after "thereof".
- In line 12, insert a comma after first "proceeding".
- In line 12, insert a comma after second "proceeding".
- In line 18, insert a comma after "be".

ALTON H. ETLING,
J. CHAS. CRISWELL,
JAS. T. CARROLL,

G. M. PLUMB,
JOS. LUSTIG.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Criswell, of Morrow, submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 204 — Mr. Venus, having had the same under consideration, reports it back with the following amendments:

In line 2 omit the commas.

In line 2 insert the words "of the" after the numerals.

In line 15 omit the commas.

In line 15 insert the words "of the" after the numerals.

In line 15 place a comma after "be".

In line 16 place a comma after "hereby".

J. CHAS. CRISWELL,
G. M. PLUMB,
JAS. T. CARROLL,

ALTON H. ETLING,
GEO. M. HOAGLIN,
O. J. THATCHER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 33 — Mr. Williams, having had the same under consideration, reports it back with the following amendments:

In line 2 strike out comma after "code".

In line 15 strike out the figures "\$1000.00" and in lieu thereof insert "one thousand dollars."

GEO. M. HOAGLIN,
J. CHAS. CRISWELL,
JOS. LUSTIG,

JAS. T. CARROLL,
G. M. PLUMB,
ALTON H. ETLING.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 168 — Mr. Kennedy, having had the same under consideration, reports it back with the following amendments:

In line 19 after "if" insert "he be", and after "of" insert "the"

In line 22 after "him" insert comma.

In line 30 strike out comma after "dollar", also after "annum".

In line 60 insert comma after "hereby".

GEO. M. HOAGLIN,
J. CHAS. CRISWELL,
JOS. LUSTIG,

JAS. T. CARROLL,
G. M. PLUMB,
ALTON H. ETLING.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Etling submitted the following report:

The standing committee on Phraseology, to which was referred H.

B. No. 302—Mr. Read, having had the same under consideration, reports it back with the following amendment:

In line 11 insert a comma after the word "hereby".

GEO. M. HOAGLIN,
J. CHAS. CRISWELL,
JOS. LUSTIG,

JAS. T. CARROLL,
G. M. PLUMB,
ALTON H. ETILING.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Etling submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 222—Mr. Fulton, having had the same under consideration, reports it back with the following amendments:

Strike out all after period in line 8.

Strike lines 9, 10, 11, 12, 13, 14.

J. CHAS. CRISWELL,
GEO. M. HOAGLIN,
JOS. LUSTIG,
ALTON H. ETILING,

JAS. T. CARROLL,
G. M. PLUMB,
O. J. THATCHER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Etling submitted the following report:

The standing committee on Phraseology to which was referred H. B. No. 310—Mr. Smith, of Butler, having had the same under consideration, reports it back with the following amendments:

In line 10 insert a comma after "insane".

In line 19 insert a comma after "hereby".

ALTON H. ETILING,
GEO. M. HOAGLIN,
J. CHAS. CRISWELL,
JOS. LUSTIG,

JAS. T. CARROLL,
G. M. PLUMB,
O. J. THATCHER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Black, of Hamilton, submitted the following majority report:

The standing committee on Privileges and Elections, to which was referred H. J. R. No. 5—Mr. Young, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended: Strike out all after the words "Be it Resolved by the General Assembly of the State of Ohio" and insert in lieu thereof the following:

"Three-fifths of the members elected to each House agreeing thereto, That a proposition to amend the constitution of the state of Ohio be, and the same is hereby submitted to the electors of the state at the election to be held the first Tuesday after the first Monday in November, 1913, as follows:

"That sections one and two of article 10, entitled 'county and township organizations' be amended so as to read as follows:

"SECTION 1. Laws shall be passed to provide for the election or appointment of all county and township officers.

"SECTION 2. Laws may be passed to provide a form of government for such counties and the townships therein as may adopt the same, but no such form of government shall become operative in any county until it shall have been submitted to the electors of such county in the manner provided by law and shall have been adopted by the majority of those voting thereon. When such form of government is adopted the officers provided for therein shall succeed to and may exercise in such manner as shall be prescribed by law, all powers given to county and township officers by the constitution and laws of this state. Nothing herein shall limit the powers reserved by the people to reject any laws at the polls on a referendum vote as now or hereafter provided."

And be it further resolved that, at said election the voters desiring to vote in favor of said amendment shall have placed upon their ballot the words "County and township officers, Constitutional amendment — Yes." And those who do not favor the adoption of said amendment shall have placed upon their ballots the words "County and township officers, Constitutional amendment — No"; or in such other manner provided by law as shall clearly designate the amendment and enable the voters to express their preference; and if such amendment be adopted at such election then original sections one and two of article 10, and sections three and four of article 10 and section 16 of article four, shall be repealed and annulled and sections one and two of article 10, as set forth herein shall be and constitute the sections so amended in said article 10 of the constitution of the state of Ohio.

ROBERT BLACK,
JOHN F. GILSON,
T. E. HOOVER,

C. APPENZELLER,
A. ROSS READ,
ED. H. BISHOP.

Mr. Young submitted the following minority report:

The standing committee on Privileges and Elections, to which was referred H. J. R. No. 5 — Mr. Young, having had the same under consideration, reports it back and recommends its passage.

STEPHEN M. YOUNG,
LAWRENCE BRENNAN,
WALTER G. AGLER.

The question being "Shall the minority report of the committee on Privileges and Elections be submitted for the majority report of said committee?", Mr. Bigelow moved that both the reports and the resolution be recommitted to the committee on Privileges and Elections.

The motion was disagreed to.

Mr. Warnes moved that both the reports be printed and placed in the bill books.

The motion was agreed to.

Mr. Bigelow moved that when the House adjourns today that such adjournment be until 9:30 o'clock tomorrow.

The motion was agreed to.

Mr. Foreman submitted the following report:

The standing committee on Public Waterways, to which was referred S. B. No. 47 — Mr. Beckett, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 4 after the word "wood" insert ", sand, gravel".

In line 4 after the word substance insert ", produced".

In line 5 strike out the word "produced".

In line 6 after the word "channel" insert the words "or on the banks".

In line 11 after the numerals 6727 insert the words "of the General Code".

C. M. FOREMAN,
C. APPENZELLER,
BERNARD ORLIKOWSKI

VIRGIL J. TERRELL,
C. A. ORRISON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Reynolds submitted the following report:

The standing committee on Appropriations and Finance, to which was referred H. B. No. 524 — Mr. Thatcher, having had the same under consideration, reports it back and recommends its passage.

JOHN COWAN,
I. S. GUTHERY,
GEO. M. MORRIS,
R. R. KENNEDY,

J. V. WINANS,
M. J. JENKINS,
T. A. BONNELL,
R. R. REYNOLDS.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Bonnell submitted the following report:

The standing committee on Appropriations and Finance, to which was referred H. B. No. 535 — Mr. Beyer, having had the same under consideration, reports it back, and recommends its passage.

JOHN COWAN,
I. S. GUTHERY,
GEO. M. MORRIS,
J. V. WINANS,

M. J. JENKINS,
T. A. BONNELL,
R. R. REYNOLDS,
R. R. KENNEDY.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Etling submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 290 — Mr. Duffey, having had the same under consideration, reports it back:

O. J. THATCHER,
ALTON H. ETLING,
I CHAS. CRISWELL,

GEO. M. HOAGLIN,
JAS. T. CARROLL.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred amended S. B. No. 137 — Mr. Haas, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 15, after the word "duty" insert a comma (,) ; strike out the word "or" and after the word "malfeasance" insert a comma (,) and add the following "misfeasance and nonfeasance".

In line 37, strike out the words "or vacancies".

In line 39, strike out the words "or vacancies are" and in lieu thereof insert the word "is".

In line 213, strike out the last comma (,) and insert the words "chief inspector of steam boilers".

Strike out all of line 293.

In line 298, strike out the words "not to exceed six".

In line 444, strike out all of the line after the word "in" and all up to the word "pamphlet". Strike out the semi-colon after the word "commission" and strike out the words "one insertion shall be sufficient".

In line 451, after the word "person" insert the words "who is a resident of the state".

O. B. CHAPMAN,
FRANK B. FELL,
W. B. KILPATRICK,
LAWRENCE BRENNAN,
J. C. HOFFMAN,

FRANK. P. LAMBERT,
FRANK W. THOMAS,
ALFRED ROBINSON,
HARRY F. VOLLMER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Chapman moved that the rules be suspended and Am. S. B. No. 137, be made a special order for Tuesday at 2:15 o'clock p. m.

The motion was agreed to and the bill was made a special order.

Mr. Duffey moved that the rules be suspended and Am. S. B. No. 36, be made a special order for Wednesday at 10:00 o'clock a. m.

The motion was agreed to and the bill was made a special order.

Mr. Orrison moved that the rules be suspended and H. B. No. 429 be made a special order for Tuesday at 2:30 o'clock p. m.

The motion was agreed to and the bill was made a special order.

Mr. Smith, of Butler, moved that the vote by which S. J. R. No. 26, Mr. Mooney, was lost, be reconsidered.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 77, nays 15, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Boggs,	Deaton,	Hastings,
Appenzeller,	Bour,	Detrick,	Hite,
Barthelmeh,	Brown, of Union,	Dickson,	Hoaglin,
Beatty,	Cameron,	Donaldson,	Hoffman,
Behne,	Carroll,	Doster,	Jenkins,
Beyer,	Chapman,	Duffey,	Kathe,
Bigelow,	Colter,	Ertel,	Kemerer,
Bishop,	Cooper,	Fell,	Kessler,
Black,	Cowan,	Foreman,	Kilpatrick,
of Hamilton,	Criswell,	Frick,	Kilrain,
Black,	of Coshocton,	Fulton,	King,
of Wyandot,	Davis,	Gilson,	of Ashtabula,

Those who voted in the affirmative are: Messrs.—Concluded.

King,	Nye,	Siebert,	Walsh,
of Franklin,	Orrison,	Smith, of Butler,	Warnes,
Lambert,	Quinlisk,	Snyder,	Welsh,
Lowry,	Read, of Summit,	of Hamilton,	White,
Lustig	Reighard,	Sweeney,	Wintermute,
McCormick,	Reppert,	Terrell,	Winters,
McGuffey,	Robinson,	Tetlow,	Woodworth,
Mueller,	Schweikert,	Venus,	Young—77.
Murphy,	Shanley,	Vollmer,	

Those who voted in the negative are: Messrs.

Agler,	Criswell,	Hoover,	Kramer,
Anderson,	of Morrow,	Horwitz,	Orlikowski,
Capelle,	Diser,	Hunter,	Thomas,
Collins,	Etling,	Jackson,	Vonderheide—15.

The resolution was adopted.

Mr. Warnes offered H. J. R. No. 33. Proposing an amendment to article X of the constitution of the state of Ohio, relative to county and township organizations.

The resolution was laid over under the rule.

Mr. Warnes offered H. J. R. No. 34. Proposing an amendment to section 11, of article XI of the constitution of the state of Ohio, relative to legislative districts.

The resolution was laid over under the rule.

Mr. Warnes offered H. J. R. No. 35. Proposing an amendment to sections 1, 2 and 18 of article III of the constitution of the state of Ohio, relative to the selection of governor and other state officers.

The resolution was laid over under the rule.

The following bills were introduced and read the first time:

H. B. No. 558—Mr. Kessler. Authorizing trustees of Meigs township, Adams county, Ohio, to transfer funds.

H. B. No. 559—Mr. Smith, of Butler. To amend section 9908 of the General Code, relating to the real estate of agricultural societies.

On motion of Mr. Black, of Hamilton, the rules were suspended and H. B. No. 559 was referred at once to the committee on County Affairs.

The following bills were also introduced and read the first time:

H. B. No. 560—Mr. Doster. To regulate the employment of females in certain industries.

H. B. No. 561—Mr. Sweeney. To amend section 12833 of the General Code, relative to aiding or inducing convicts to escape.

H. B. No. 562—Mr. Snyder, of Hamilton. To provide for leasing of a further part of the Miami and Erie canal to the city of Cincinnati and to amend section 6 and repeal section 2 of the act of May 15, 1911. "To provide for leasing a part of the Miami and Erie canal to the city of Cincinnati as a public street or boulevard, and for sewerage and subway purposes."

H. B. No. 563—Mr. Snyder, of Hamilton. To provide for the marking and designating of bottles and other containers used in the manufacture and sale of foods, aerated waters and beverages.

H. B. No. 564—Mr. Snyder, of Hamilton. Declaring the use by any person or corporation other than the owner of marked and designated bottles and containers used in the manufacture and sale of beverages and foods unlawful, and providing for punishment therefor.

H. B. No. 565 — Mr. Snyder, of Hamilton. To supplement section 13482 for search warrant.

H. B. No. 566 — Mr. Black, of Hamilton. To amend section 5092 of the General Code, relating to judges and clerks of elections.

H. B. No. 567 — Mr. Fulton. To supplement section 4828 of the General Code, by the enactment of an additional section to be known as section 4828-1, providing for the apportionment of congressional districts for Ohio under the thirteenth census of the United States.

H. B. No. 568 — Mr. Collins. To amend section 13432 of the General Code, relating to jury trials before a justice of the peace, police judge or mayor in certain cases.

H. B. No. 569 — Mr. Read, of Summit. To supplement sections 1043, 1047, 1048, 1049, 1051, 1053, 1056, 1057, 1058 of the General Code by the enactment of supplementary sections 1043-1, 1047-1, 1048-1, 1049-1, 1051-1, 1053-1, 1056-1, 1057-1, 1058-31, to provide for licensing of operators of portable engines.

H. B. No. 570 — Mr. Etling. Authorizing the superintendent of public works to investigate the drainage and reclaiming of waste lands.

On motion of Mr. Etling, the rules were suspended and H. B. No. 570 was referred at once to the committee on Conservation of National Resources.

The following bill was also introduced and read the first time:

H. B. No. 571 — Mr. Warnes. To provide for the appointment of deputy tax commissioners, and to provide for the collection of taxes.

Mr. Orrison moved that S. B. No. 104 — Mr. Lloyd, on the calendar for second reading, be recommitted to the committee on Codes, Courts and Procedure.

The motion was agreed to and the bill so referred.

Bills were referred as follows:

H. B. No. 545 — Mr. Boggs. To the committee on Cities.

H. B. No. 546 — Mr. Boggs. To the committee on Agriculture.

H. B. No. 547 — Mr. Snyder, of Hamilton. To the committee on Taxation.

H. B. No. 548 — Mr. McGuffey. To the committee on Public Waterways.

H. B. No. 549 — Mr. Warnes. To the committee on Public Utilities.

H. B. No. 550 — Mr. Duffey. To the committee on Appropriations and Finance.

H. B. No. 551 — Mr. Duffey (by request). To the committee on Judiciary.

H. B. No. 553 — Mr. Reid, of Summit. To the committee on Judiciary.

H. B. No. 554 — Mr. Cowan. To the committee on Appropriations and Finance.

H. B. No. 555 — Mr. Thomas. To the committee on Public Buildings and Lands.

H. B. No. 556 — Mr. Black, of Wyandot. To the committee on Prisons and Prison Reform.

H. B. No. 557 — Mr. Black, of Wyandot. To the committee on Public Utilities.

By unanimous consent, Mr. Kennedy submitted the following report:

The standing committee on Appropriations and Finance, to which was referred H. B. No. 550 — Mr. Duffey, having had the same under consideration, reports it back and recommends its passage.

JOHN COWAN,
R. R. REYNOLDS,
E. N. BOGGS,
I. S. GUTHERY,

H. N. DONALDSON,
R. R. KENNEDY,
L. H. SCOTT,
T. A. BONNELL.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Etling submitted the following report:

The standing committee on Conservation of Natural Resources, to which was referred H. B. No. 570 — Mr. Etling, having had the same under consideration, reports it back, and recommends its passage.

W. T. COLTER,
ALTON H. ETLING,
WM. BEHNE,
A. ROSS READ,

W. R. DAVIS,
O. B. CHAPMAN,
PERCY TETLOW.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Etling submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 117 — Mr. Reighard, having had the same under consideration, reports it back with the following amendments:

In line 2 strike out "so" and "as".

In line 28 insert a comma after "be".

In line 28 insert a comma after "hereby".

ALTON H. ETLING,
GEO. M. HOAGLIN,
J. CHAS. CRISWELL,

JAS. T. CARROLL,
G. M. PLUMB.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent, Mr. Black offered H. J. R. No. 36. Providing for the printing of 500 additional copies of H. B. No. 522.

The resolution was laid over under the rule.

The speaker handed down the following communications:

Columbus, Ohio, March 10, 1913.

Hon. Charles L. Swain,

Speaker, House of Representatives.

My dear Mr. Speaker:

I have the honor to transmit to you herewith copies of the replies received by me in response to Senate Joint Resolution No. 30 — Mr. Weygandt, as follows:

The White House, Washington, March 4, 1913.

Mr. W. V. Goshorn,
Clerk of the Senate,
Columbus, Ohio.

My dear Sir: Your telegram of March 3rd has been received and I took pleasure in calling it to the attention of the president. He deeply appreciates the kind felicitations extended to him by the General Assembly of Ohio and is grateful for their good wishes for his future prosperity and happiness.

Sincerely yours,
CHARLES D. HILLES,
Secretary to the President.

The White House, Washington, March 7, 1913.

Mr. W. V. Goshorn,
Clerk of the Senate,
Columbus, Ohio.

My dear Mr. Goshorn: The president is genuinely appreciative of the cordial expressions of your message of March 3rd, embodying a resolution adopted by the General Assembly of Ohio, and asks me to extend to the members of the two houses, through you, his warmest thanks for their good wishes.

Let me thank you also for your courtesy in transmitting the resolution.

Sincerely yours,
J. P. TUMULTY,
Secretary to the President.

Respectfully submitted,
W. V. GOSHORN,
Clerk of the Senate.

On motion of Mr. McCormick, the House adjourned at 6:45 o'clock p. m..

Attest: JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,
Tuesday, March 11, 1913, 9:30 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by the Honorable Chas. H. McCormick, of Gallia county.

The journal of yesterday was read and approved.

Mr. Collins arose to a question of privilege, and asked that his vote be recorded on S. J. R. No. 26 — Mr. Mooney. His name being called, Mr. Collins voted aye.

H. B. No. 208 — Mr. Chapman, was taken up and read the third time.

The question being "Shall the bill pass?", Mr. Winters moved that the rule permitting no debate or amendment to a bill after being reported by the committee on Phraseology, be suspended, and that debate or amendment be permitted on said bill.

The motion was agreed to.

10:00 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 56 — Mr. Bigelow.

The question recurring "Shall H. B. No. 208 — Mr. Chapman, pass?", the yeas and nays were taken, and resulted — yeas 47, nays 47, as follows:

Those who voted in the affirmative are: Messrs.

Beatty,	Donaldson,	King,	Schweikert,
Behne,	Doster,	of Franklin,	Shanley,
Bigelow,	Duffey,	Lambert,	Siebert,
Black,	Fell,	Lustig,	Snyder,
of Hamilton,	Fulton,	Mills,	of Pickaway,
Black,	Hite,	Mueller,	Sweeney,
of Wyandot,	Hoffman,	Murphy,	Tetlow,
Bour,	Holl,	Nye,	Thomas,
Brennan,	Kemerer,	Orrison,	Vollmer,
Carroll,	Kessler,	Read, of Summit,	Vonderheide,
Chapman,	Kilpatrick,	Reppert,	Williams,
Colter,	King,	Robinson,	Wintermute,
Criswell,	of Ashtabula,	Schaefer,	Young—47.
of Coshocton,			

Those who voted in the negative are: Messrs.

Acker,	Deaton,	Hunter,	Reighard,
Anderson,	Detrick,	Jackson,	Rhulman,
Appenzeller,	Dickson,	Kathe,	Smith, of Butler,
Brown, of Union,	Diser,	Kramer,	Smith, of Morgan
Cameron,	Etling,	McCormick,	Snyder,
Capelle,	Foreman,	McGuffey,	of Hamilton,
Collins,	Freeman,	Nungesser,	Stivers,
Conover,	Frick,	Pence,	Venus,
Cooper,	Gilson,	Plank,	Walsh,
Crawford,	Hastings,	Plumb,	White,
Criswell,	Hoover,	Quinlisk,	Winters,
of Morrow,	Horwitz,	Reid, of Fayette,	Woodworth—47.
Davis,			

The bill not having received a constitutional majority was lost.

Sub. H. B. No. 56 — Mr. Bigelow, being a special order for 10:00 o'clock a. m., was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Vonderheide moved that the bill be recommitted to the committee on Judiciary, upon which the yeas and nays were demanded, taken and resulted — yeas 9, nays 98, as follows:

Those who voted in the affirmative are: Messrs.

Capelle,	Hoover,	Jenkins,	Vonderheide,
Carroll,	Jackson,	Kemerer,	Woodworth—9.
Gilson,			

Those who voted in the negative are: Messrs.

Acker,	Criswell,	Kilpatrick,	Reynolds,
Agler,	of Morrow,	Kilrain,	Rhulman,
Anderson,	Davis,	King,	Robinson,
Appenzeller,	Deaton,	of Ashtabula,	Schaefer,
Barthelmeh,	Detrick,	King,	Schweikert,
Beatty,	Dickson,	of Franklin,	Scott,
Bigelow,	Diser,	Kramer,	Shanley,
Bishop,	Donaldson,	Lambert,	Siebert,
Black,	Doster,	Lowry,	Smith, of Butler,
of Hamilton,	Duffey,	Lustig,	Smith, of Morgan
Black,	Ertel,	McCormick,	Snyder,
of Wyandot,	Etling,	McGuffey,	of Hamilton,
Bonnell,	Fell,	Mills,	Stivers,
Bour,	Fellinger,	Mueller,	Sweeney,
Brennan,	Foreman,	Murphy,	Terrell,
Brown, of Union,	Freeman,	Nye,	Tetlow,
Camaron,	Frick,	Orlikowski,	Thatcher,
Chapman,	Fulton,	Orrison,	Venus,
Clark,	Hastings,	Pence,	Vollmer,
Collins,	Hite,	Plank,	Walsh,
Colter,	Hoffman,	Plumb,	Welsh,
Conover,	Holl,	Quinlisk,	White,
Cooper,	Horwitz,	Read, of Summit,	Williams,
Crawford,	Hunter,	Reid, of Fayette,	Winans,
Criswell,	Kathe,	Reighard,	Wintermute,
of Coshocton,	Kessler,	Reppert,	Winters,
			Young—98.

The motion was disagreed to.

On motion of Mr. Snyder, of Hamilton, the House recessed until 1:30 o'clock p. m.

1:30 o'clock p. m.

The House met pursuant to recess, the question being "Shall H. B. No. 56—Mr. Bigelow, be read the third time?"

2:00 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 163—Mr. Vollmer.

The question recurring "Shall H. B. No. 56 be read the third time?"

2:15 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of S. B. No. 137—Mr. Haas.

The question recurring "Shall H. B. No. 56 be read the third time?"

2:30 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 429—Mr. Orrison.

The question recurring "Shall H. B. No. 56 be read the third time?", Mr. Reppert demanded a call of the House, which was duly seconded, taken and 120 members answered to their names.

Those absent are: Messrs. Schaefer and Terrell.

The sergeant-at-arms was ordered to dispatch his messenger for absentees.

On motion of Mr. Horwitz, further proceedings under the call were dispensed with.

The question recurring "Shall H. B. No. 56 be read the third time?", the yeas and nays were taken, and resulted—yeas 74, nays 45, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Schweikert,
Agler,	Detrick,	of Franklin,	Scott,
Barthelmeh,	Dickson,	Lambert,	Shanley,
Beatty,	Donaldson,	Lowry,	Siebert,
Beyer,	Doster,	Lustig,	Smith, of Butler,
Bigelow,	Duffey,	McCormick,	Snyder,
Black,	Ertel,	McGuffey,	of Hamilton,
of Hamilton,	Fell,	Mills,	Stivers,
Black,	Fellingner,	Murphy,	Sweeney,
of Wyandot,	Frick,	Nungesser,	Terrell,
Bour,	Fulton,	Nye,	Tetlow,
Brennan,	Hite,	Orlikowski,	Venus,
Brown,	Hoaglin,	Orrison,	Vollmer,
of Ashland,	Hoffman,	Plank,	Walsh,
Chapman,	Holl,	Read, of Summit,	Warnes,
Clark,	Horwitz,	Reppert,	Welsh,
Collins,	Kessler,	Reynolds,	Williams,
Criswell,	Kilpatrick,	Rhulman,	Wintermute,
of Coshocton,	Kilrain,	Robinson,	Winters,
Criswell,	King,	Schaefer,	Young—74.
of Morrow,	of Ashtabula,		

Those who voted in the negative are: Messrs.

Anderson,	Cooper,	Jackson,	Reid, of Fayette,
Appenzeller,	Crawford,	Jenkins,	Reighard,
Behne,	Deaton,	Kathe,	Smith, of Morgan
Bishop,	Diser,	Kemerer,	Snyder,
Boggs,	Etling,	Kennedy,	of Pickaway,
Bonnell,	Foreman,	Kramer,	Thatcher,
Brown, of Union,	Freeman,	Leist,	Thomas,
Cameron,	Gilson,	Mueller,	Vonderheide,
Capelle,	Guthery,	Pence,	White,
Carroll,	Hastings,	Plumb,	Winans,
Colter,	Hoover,	Quinlisk,	Woodworth—45.
Conover,	Hunter,		

The bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 264 — Mr. King, of Ashtabula, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 94, nays 13, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cameron,	Fell,	Lambert,
Agler,	Capelle,	Foreman,	Leist,
Anderson,	Carroll,	Freeman,	Lowry,
Appenzeller,	Chapman,	Fulton,	Lustig,
Barthelmeh,	Clark,	Guthery,	McCormick,
Beatty,	Colter,	Hastings,	Mills,
Behne,	Cooper,	Hoffman,	Morris,
Beyer,	Crawford,	Holl,	Mueller,
Bigelow,	Criswell,	Hoover,	Murphy,
Bishop,	of Coshocton,	Horwitz,	Nungesser,
Black,	Davis,	Jackson,	Nye,
of Wyandot,	Deaton,	Kathe,	Orlikowski,
Boggs,	Dickson,	Kennedy,	Orrison,
Bonnell,	Diser,	Kilpatrick,	Pence,
Brennan,	Donaldson,	Kilrain,	Quinlisk,
Brown,	Doster,	King,	Read, of Summit,
of Ashland,	Duffey,	of Ashtabula,	Reid, of Fayette,
Brown, of Union,	Ertel,	Kramer,	Reynolds,

Those who voted in the affirmative are: Messrs.—Concluded.

Robinson,	Snyder,	Tetlow,	Warnes,
Schaefer,	of Hamilton,	Thatcher,	White,
Schweikert,	Snyder,	Thomas,	Williams,
Shanley,	of Pickaway,	Venus,	Winans,
Siebert,	Stivers,	Vollmer,	Wintermute,
Smith, of Butler,	Sweeney,	Vonderheide,	Winters,
Smith, of Morgan	Terrell,	Walsh,	Young—94.

Those who voted in the negative are: Messrs.

Collins,	Etling,	McGuffey,	Reighard,
Conover,	Frick,	Plank,	Scott,
Criswell,	Hoaglin,	Plumb,	Woodworth—13.
of Morrow,	Kemerer,		

The bill was passed.

The title was agreed to.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

S. B. No. 25—Mr. Gregory. To supplement "An act supplementary to an act passed April 23, 1898 (93 O. L. p. 637), entitled 'An act supplementary to an act relating to cities of the first class having a population exceeding one hundred and fifty thousand inhabitants,' passed May 4, 1869 (66 O. L. p. 80) and to all acts supplementary to said act of May 4, 1869, and authorizing the board of trustees appointed under the act of May 4, 1869, to issue additional bonds for terminal facilities and permanent betterments for the line of railway" passed May 17, 1911 (102 O. L. p. 111), and to provide for levying a tax to pay the interest and provide a sinking fund for the redemption of bonds issued under the act to which this act is supplementary.

S. B. No. 26—Mr. Dollison. Regulating the soliciting of money, or other thing of value, of persons confined in a penal or correctional institution of the state of Ohio.

S. B. No. 54—Mr. Bernstein. To amend section 12949 of the General Code, relating to the privileges of electors.

S. B. No. 67—Mr. Gregory. To amend section 3637 of the General Code, relating to the enumeration of powers of municipalities as to signs, electricity and plumbing.

S. B. No. 81—Mr. Friebolin. To amend section 4295 of the General Code, relating to security to be furnished by municipal depositaries, and to make the same applicable to all political subdivisions of the state.

S. B. No. 99—Mr. Weygandt. Authorizing trustees of Windham township, Portage county, Ohio, to transfer funds.

S. B. No. 97—Mr. Seward. To create a commission to conduct a survey of the public schools, normal schools, and the agricultural schools of the state, defining its powers, and providing appropriation therefor.

S. J. R. No. 29—Mr. Howard. Authorizing the printing of additional copies of Senate Bill No. 203, Mr. Greenlund.

M. A. BROADSTONE,
JNO. L. McDERMOTT,
VINCENT ZMUNT,
J. E. HOLDEN,
FRANK W. THOMAS,

EARL E. ERTEL,
F. J. KILRAIN,
W. D. FULTON,
JAMES T. CARROLL.

The speaker of the House, in the presence of the House, signed said bills and joint resolution.

H. B. No. 250 — Mr. Beatty, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 100, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kilrain,	Scott,
Agler,	Deaton,	King,	Shanley,
Appenzeller,	Dickson,	of Ashtabula,	Siebert,
Beatty,	Diser,	King,	Smith, of Butler,
Behne,	Donaldson,	of Franklin,	Smith, of Morgan
Beyer,	Doster,	Kramer,	Snyder,
Bigelow,	Duffey,	Lambert,	of Hamilton,
Bishop,	Ertel,	Leist,	Snyder,
Black,	Etling,	Lowry,	of Pickaway,
of Wyandot,	Fell,	Lustig,	Stivers,
Bonnell,	Foreman,	McCormick,	Sweeney,
Bour,	Freeman,	McGuffey,	Terrell,
Brennan,	Frick,	Morris,	Tetlow,
Brown,	Fulton,	Mueller,	Thatcher,
of Ashland,	Gilson,	Murphy,	Thomas,
Brown, of Union,	Guthery,	Nungesser,	Venus,
Cameron,	Hastings,	Nye,	Vollmer,
Capelle,	Hite,	Orlikowski,	Vonderheide,
Chapman,	Hoffman,	Orrison,	Walsh,
Collins,	Holl,	Pence,	Warnes,
Colter,	Hoover,	Plumb,	Welsh,
Conover,	Horwitz,	Read, of Summit,	White,
Cooper,	Jenkins,	Reighard,	Williams,
Crawford,	Kathe,	Reppert,	Wintermute,
Criswell,	Kennedy,	Robinson,	Winters,
of Coshocton,	Kessler,	Schaefer,	Young—100.
Criswell,	Kilpatrick,	Schweikert,	
of Morrow,			

The bill was passed.

The title was agreed to.

H. B. No. 187 — Mr. Thomas, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 102, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Capelle,	Etling,	King,
Agler,	Chapman,	Fell,	of Franklin,
Anderson,	Collins,	Foreman,	Kramer,
Beatty,	Colter,	Freeman,	Lambert,
Behne,	Conover,	Frick,	Leist,
Beyer,	Cooper,	Fulton,	Lustig,
Bigelow,	Cowan,	Hastings,	McCormick,
Bishop,	Crawford,	Hite,	McGuffey,
Black,	Criswell,	Hoffman,	Mills,
of Hamilton,	of Coshocton,	Holl,	Morris,
Black,	Criswell,	Hoover,	Mueller,
of Wyandot,	of Morrow,	Jackson,	Murphy,
Bonnell,	Deaton,	Jenkins,	Nungesser,
Bour,	Detrick,	Kathe,	Nye,
Brennan,	Dickson,	Kennedy,	Orlikowski,
Brown,	Diser,	Kessler,	Orrison,
of Ashland,	Doster,	Kilpatrick,	Pence,
Brown, of Union,	Duffey,	Kilrain,	Plank,
Cameron,	Ertel,		Plumb,

Those who voted in the affirmative are: Messrs.—Concluded.

Quinlisk,	Shanley,	Sweeney,	Warnes,
Reid, of Fayette,	Siebert,	Terrell,	Welsh,
Reighard,	Smith, of Butler,	Tetlow,	White,
Reppert,	Smith, of Morgan	Thatcher,	Williams,
Reynolds,	Snyder,	Thomas,	Winans,
Robinson,	of Hamilton,	Venus,	Wintermute,
Schaefer,	Snyder,	Vollmer,	Winters,
Schweikert,	of Pickaway,	Vonderheide,	Young—102.
Scott,	Stivers,	Walsh,	

The bill was passed.

Mr. Thomas moved to amend the title as follows:

Strike out all after the word "diseases".

The motion was agreed to, and the title as amended was agreed to.

H. B. No. 267 — Mr. Holl, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 68, nays 38, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Duffey,	Kramer,	Siebert,
Appenzeller,	Etling,	Lambert,	Smith, of Butler,
Beatty,	Fellinger,	Leist,	Snyder,
Beyer,	Foreman,	Lowry,	of Hamilton,
Bigelow,	Frick,	Lustig,	Snyder,
Black,	Fulton,	McGuffey,	of Pickaway,
of Hamilton,	Guthery,	Mills,	Sweeney,
Black,	Hite,	Morris,	Terrell,
of Wyandot,	Hoaglin,	Mueller,	Thomas,
Brennan,	Hoffman,	Murphy,	Venus,
Brown,	Holl,	Nye,	Vollmer,
of Ashland,	Kathe,	Orlikowski,	Vonderheide,
Cameron,	Kemerer,	Orrison,	Walsh,
Carroll,	Kennedy,	Quinlisk,	Warnes,
Chapman,	Kessler,	Reppert,	Welsh,
Criswell,	Kilpatrick,	Schaefer,	Wintermute,
of Coshocton,	Kilrain,	Schweikert,	Winters,
Detrick,	King,	Scott,	Young—68.
Doster,	of Ashtabula,	Shanley,	

Those who voted in the negative are: Messrs.

Agler,	Deaton,	King,	Robinson;
Anderson,	Dickson,	of Franklin,	Smith, of Morgan
Bishop,	Diser,	McCormick,	Stivers,
Bonnell,	Fell,	Nungesser,	Tetlow,
Brown, of Union,	Freeman,	Pence,	Thatcher,
Capelle,	Gilson,	Plank,	White,
Collins,	Hastings,	Plumb,	Williams,
Conover,	Hoover,	Reid, of Fayette,	Winans,
Cooper,	Jackson,	Reighard,	Woodworth—38.
Criswell,	Jenkins,	Reynolds,	
of Morrow,			

The bill was passed.

The title was agreed to.

H. B. No. 303 — Mr. Etling, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 83, nays 18, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Doster,	Lambert,	Smith, of Butler,
Beatty,	Duffey,	Leist,	Smith, of Morgan
Black,	Etling,	Lowry,	Snyder,
of Hamilton,	Fell,	Lustig,	of Hamilton,
Black,	Fellinger,	McGuffey,	Snyder,
of Wyandot,	Foreman,	Mills,	of Pickaway,
Brennan,	Frick,	Morris,	Stivers,
Brown,	Guthery,	Nungesser,	Tetlow,
of Ashland,	Hite,	Nye,	Terrell,
Brown, of Union,	Hoaglin,	Orlikowski,	Thatcher,
Cameron,	Hoffman,	Orrison,	Thomas,
Capelle,	Holl,	Pence,	Venus,
Chapman,	Jenkins,	Plank,	Vollmer,
Clark,	Kathe,	Plumb,	Vonderheide,
Collins,	Kemerer,	Reid, of Fayette,	Walsh,
Cooper,	Kennedy,	Reppert,	Warnes,
Crawford,	Kilpatrick,	Reynolds,	Welsh,
Criswell,	Kilrain,	Robinson,	White,
of Coshocton,	King,	Schaefer,	Williams,
Criswell,	of Ashtabula,	Schweikert,	Wintermute,
of Morrow,	King,	Scott,	Winters,
Deaton,	of Franklin,	Shanley,	Woodworth,
Dickson,	Kramer,	Siebert,	Young—83.

Those who voted in the negative are: Messrs.

Agler,	Bonnell,	Hastings,	McCormick,
Anderson,	Conover,	Hoover,	Mueller,
Appenzeller,	Detrick,	Jackson,	Murphy,
Bigelow,	Diser,	Kessler,	Quinlisk—18.
Bishop,	Gilson,		

The bill was passed.

The title was agreed to.

H. B. No. 552 — Mr. Cowan, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 89, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Deaton,	King,	Shanley,
Anderson,	Detrick,	of Ashtabula,	Siebert,
Appenzeller,	Dickson,	King,	Smith, of Butler,
Barthelmeh,	Diser,	of Franklin,	Smith, of Morgan
Beatty,	Donaldson,	Kramer,	Snyder,
Bishop,	Duffey,	Lowry,	of Hamilton,
Black,	Fell,	Mills,	Snyder,
of Hamilton,	Fellinger,	Morris,	of Pickaway,
Boggs,	Foreman,	Mueller,	Stivers,
Bonnell,	Frick,	Murphy,	Sweeney,
Brennan,	Fulton,	Nungesser,	Terrell,
Brown, of Union,	Gilson,	Orlikowski,	Tetlow,
Cameron,	Hastings,	Pence,	Thatcher,
Carroll,	Hite,	Plank,	Venus,
Chapman,	Hoffman,	Quinlisk,	Vonderheide,
Clark,	Holl,	Read, of Summit,	Walsh,
Collins,	Hoover,	Reighard,	Warnes,
Conover,	Jackson,	Reppert,	Welsh,
Cooper,	Jenkins,	Reynolds,	Williams,
Cowan,	Kathe,	Rhulman,	Wintermute,
Crawford,	Kemerer,	Robinson,	Winters,
Criswell,	Kessler,	Schaefer,	Woodworth,
of Coshocton,	Kilpatrick,	Schweikert,	Young—89.
Criswell,	Kilrain,	Scott,	
of Morrow,			

The bill was passed.

The title was agreed to.

Mr. Kramer submitted the following report:

The select committee of one to whom was referred H. B. No. 184 — Mr. Kramer, with leave to report at any time, having had the same under consideration, reports it back.

The question being "Shall the bill pass?", by unanimous consent, Mr. Kramer moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 11, after "1912" insert "and no successor was elected to fill out his unexpired term".

Also in line 13, strike out all after the numeral "1" to the end of the section and insert the following in lieu thereof "That the sum of one thousand dollars be and the same hereby is appropriated out of any moneys in the state treasury to the credit of the general revenue fund not otherwise appropriated, for the use of Mrs. Louise S. Kuebler of Mansfield, Ohio. The auditor of state is hereby authorized and directed to issue to said Mrs. Louis S. Kuebler, upon the order of the Speaker of the House of Representatives of the 80th general assembly, a warrant on the treasurer of State for the sum herein appropriated.

The motion was agreed to, and Mr. Kramer was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 107, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kemerer,	Reynolds,
Agler,	Deaton,	Kennedy,	Rhulman,
Anderson,	Detrick,	Kessler,	Robinson,
Appenzeller,	Dickson,	Kilpatrick,	Schaefer,
Barthelmeh,	Diser,	Kilrain,	Schweikert,
Beatty,	Donaldson,	King,	Scott,
Beyer,	Doster,	of Ashtabula,	Shanley,
Bishop,	Duffey,	King,	Siebert,
Black,	Ertel,	of Franklin,	Smith, of Butler,
of Hamilton,	Etling,	Kramer,	Smith, of Morgan
Boggs,	Fell,	Leist,	Snyder,
Bonnell,	Fellinger,	Lowry,	of Pickaway,
Bour,	Foreman,	Lustig	Stivers,
Brennan,	Freeman,	Mills,	Sweeney,
Brown, of Union,	Frick,	Morris,	Terrell,
Cameron,	Fulton,	Mueller,	Tetlow,
Capelle,	Gilson,	Murphy,	Thatcher,
Carroll,	Guthery,	Nungesser,	Vollmer,
Chapman,	Hastings,	Nye,	Vonderheide,
Clark,	Hite,	Orlikowski,	Walsh,
Collins,	Hoaglin,	Orrison,	Warnes,
Colter,	Hoffman,	Pence,	Welsh,
Conover,	Holl,	Plank,	Williams,
Cooper,	Hoover,	Quinlisk,	Winans,
Crawford,	Hunter,	Read, of Summit,	Wintermute,
Criswell,	Jackson,	Reid, of Fayette,	Winters,
of Coshocton,	Jenkins,	Reighard,	Woodworth,
Criswell,	Kathe,	Reppert,	Young—107.
of Morrow,			

The bill was passed.

Mr. Kramer moved to amend the title as follows:

In the title, strike out all after "A Bill" and insert the following: "To appropriate the sum of one thousand dollars for the use of Mrs. Louis S. Kuebler".

The motion was agreed to.

The title as amended was agreed to.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

S. B. No. 48—Mr. Green. To further define the powers, duties and jurisdiction of the state liability board of awards with reference to the collection, maintenance and disbursement of the state insurance fund for the benefit of injured, and the dependents of killed employes and requiring contribution thereto by employers, and to repeal sections 1465-42, 1465-43, 1465-45, 1465-46, 1465-53, 1465-54, 1465-55, 1465-56, 1465-57, 1465-58, 1465-59, 1465-60, 1465-61, 1465-62, 1465-63, 1465-64, 1465-65, 1465-66, 1465-67, 1465-68, 1465-69, 1465-70, 1465-71, 1465-72, 1465-73, 1465-74, 1465-75, 1465-76, 1465-77, 1465-78, 1465-79 of the General Code.

VINCENT ZMUNT,
J. E. HOLDEN,
M. A. BROADSTONE,
JNO. L. McDERMOTT,

FRANK W. THOMAS,
F. J. KILRAIN,
W. D. FULTON,
JAS. T. CARROLL.

The speaker of the House, in the presence of the House, signed said bill.

H. B. No. 277—Mr. Kilrain, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Kilrain moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2 after period strike out all the rest of the section and all of section 2 and in lieu thereof insert: "It shall be unlawful for anyone to operate a street railway unless suitable seats are provided for the motor-men and conductors placed in charge of the cars of such railway. It shall be a separate offense each day or part thereof that any such car is operated in violation of the provisions of this act."

The motion was agreed to, and Mr. Kilrain was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 272—Mr. Vollmer, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Vollmer moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 10 add after the period: "And such companies shall so regulate the hours of employment of their employes, that each employe shall have at least eight consecutive hours of rest in each period of twenty-four hours."

The motion was agreed to, and Mr. Vollmer was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 202 — Mr. Vollmer, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Vollmer moved to refer the bill to a select committee of one, with instructions to amend as follows: in line 33 strike out comma and insert period.

Strike out all following in lines 33 and 34.

The motion was agreed to, and Mr. Vollmer was appointed such committee, and reported the bill amended as instructed.

Mr. Bigelow moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 8 strike out the words "or demote".

The motion was agreed to, and Mr. Bigelow was appointed such committee, and reported the bill amended as instructed.

Mr. Black, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 17 strike out all after "agree".

Strike out line 18.

In line 19 strike out "fund".

In line 20 strike out "such" and insert "any".

The motion was disagreed to.

Mr. Behne moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 37 strike out "\$100.00".

In line 38 strike out "\$1,000.00".

In line 39 strike out "(30)".

In line 42 strike out "\$100.00".

In line 2 strike out the word "is" and insert in lieu thereof "it".

In line 3 strike out the word "repuire" and insert in lieu thereof "require".

The motion was agreed to, and Mr. Behne was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", Mr. Detrick moved that the bill be referred to a select committee of one with leave to report at any time.

The motion was agreed to and the bill was referred to Mr. Vollmer as such committee.

H. B. No. 205 — Mr. Nye, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Vonderheide moved to refer the bill to a select committee of one, with instructions to amend as follows:

Add in line 14 after period: "Nothing herein contained shall apply to any church or other place of worship."

The motion was agreed to, and Mr. Vonderheide was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", it was ordered that the bill be not read the third time.

H. B. No. 294 — Mr. Nye, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Lowry moved that when the House adjourn today that such adjournment be until 9:30 o'clock a. m. Wednesday.

The motion was agreed to.

H. B. No. 233 — Mr. Carroll, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Carroll moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6 insert words "competent and efficient" before "superintendent".

In line 7 change word "shall" to "may".

In line 26 insert between figure "5" and the word "The" "Examinations may be held for promotion and".

In line 26 insert after word "examination" "for such promotion".

The motion was agreed to, and Mr. Carroll was appointed such committee, and reported the bill amended as instructed.

Mr. Reighard moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out all of lines 36, 37, 38, 39, 40 and 41.

The motion was disagreed to.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Lowry presented the petition of Mr. F. C. Jessup and six hundred and seventy-nine other citizens of Lucas, Wood, Henry and Defiance counties asking the general assembly to amend H. B. No. 134, Mr. Hite, to include in the system of Intercounty Highways, a highway improvement, to be known as the Maumee valley route, commencing with the city of Toledo, Ohio, following thence the course of the Maumee River through Perrysburg or Maumee, Waterville, Grand Rapids, Texas, Napoleon, Florida, Independence and Defiance, and ending at the Indiana state line in the proximity of the city of Ft. Wayne, Indiana, which was referred to the committee on Public Highways.

On motion of Mr. Lowry, the House adjourned at 5:20 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Wednesday, March 12, 1913, 9:30 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend Luther Freeman, of Columbus.

The journal of yesterday was read and approved.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 110 — Mr. Bernstein. To reduce the time between the election of certain county officers and their taking office, to amend sections

2395, 2558, 2632, 2750, 2782 and 2867 of the General Code, and to extend the terms of such officers.

S. B. No. 153 — Mr. Haas. To amend sections 2, 14, 15, 16, 18, 20 and 23 of the act of May 31, 1911 (102 Ohio Laws 494.), being sections 1058-7, 1058-19, 1058-20, 1058-21, 1058-23, 1058-25 and 1058-28 of the General Code.

S. B. No. 154 — Mr. Haas. To amend section 13423 of the General Code, relating to the jurisdiction of justices of the peace, police judges and mayors of cities and villages.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 182 — Mr. Cook. To amend sections 198, 218, 219, 220, 225 and 226 of the General Code, relating to the vital statistics.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested

S. B. No. 159 — Mr. Haas. To amend section 3763 of the General Code, prohibiting bridge or railway lights being placed so as to obstruct a clear view of any fixed signal.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to

S. J. R. No. 25 — Mr. Cunningham. Authorizing printing of five hundred additional copies of S. B. No. 178.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following:

H. J. R. No. 32 — Mr. Tetlow. Relative to death of Hon. Harry D. Thomas.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 210 — Mr. Kramer. To amend section 375 of the General Code, relating to the duties of the state dairy and food commissioner.

Sub. H. B. No. 40 — Mr. Read, of Summit. To provide for instruction in preventing accidents.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills in which the concurrence of the House of Representatives is requested:

S. B. No. 56 — Mr. Weygandt. To regulate the circulation of initiative, supplementary and referendum petitions.

S. B. No. 180 — Mr. Hopple. To amend section 9507 of the General Code, relating to fraternal beneficiary associations.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to S. B. No. 149 — Mr. Wieser.

Am. S. B. No. 29 — Mr. Seward.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 84 — Mr. Mueller. For the maintenance of county and joint county ditches.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In line eight (8) after the word "construction" insert the words "or when enlargements have or will be made the last enlargement".

In line twenty-three (23) after the word "originally" insert the words "or latest enlarged".

In line twenty-five (25) after the word "original" insert the words "or if enlarged to its last enlarged".

In line forty (40) after the word "expense" insert the words "or county ditch", and after the word "county" insert the words "as directed by the county commissioners".

In line forty-eight (48) after the word "originally" insert the words "or if enlarged last enlargement".

In line fifty-two (52) after the words "basis of the" strike out the word "original".

In line fifty-two (52) after the word "assessment" strike out the words "all of which" and insert therein the words "as made, shall without delay notify the county commissioners of same; they shall thereupon

fix a time for hearing at their office of any complaints by aggrieved parties as to said assessments, not later than ten days from said date, and notice in writing of said hearing shall be given by said county auditor to all the parties assessed for said ditch, residing in the county, together with the amount of their respective assessments personally or by leaving same at their residence at least five days before said hearing, and like notice to all non-resident parties also shall be published in a newspaper of general circulation in said county at least five days before said day of hearing. At said time of hearing the report of said assessments as made by said county auditor, or as the same may be changed on the complaint of parties as aforesaid, shall be confirmed by said commissioners, and appeal may be had therefrom by any complaining party to the probate court of said county in the usual manner of appeals, if said appeal is filed in the office of said judge within three days thereafter and a bond with surety for same is given to said county to the approval of said probate judge conditioned that if the action of the commissioners is confirmed that appellant shall pay all costs of said appeal. Within five days after perfecting said appeal said probate judge, sitting as in equity, without a jury, shall hear said case, and his decision shall be final. Notice whereof shall be given by him to the county auditor and by which he shall be governed in making said assessments, but in future years unless the ditch is subsequently enlarged no notice of assessments shall be given, and said assessments".

In line fifty-five (55) after the word "expense" insert the words "or other".

In the same line, to-wit, fifty-five (55) after the word "county" insert the words "from which same was drawn by said".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 93, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Dickson,	Kilrain,	Rhulman,
Agler,	Donaldson,	King,	Robinson,
Anderson,	Doster,	of Ashtabula,	Schaefer,
Appenzeller,	Duffey,	King,	Schweikert,
Barthelmeh,	Etling,	of Franklin,	Scott,
Beatty,	Fell,	Kramer,	Shanley,
Beyer,	Fellinger,	Lambert,	Smith, of Butler,
Bigelow,	Foreman,	Leist,	Smith, of Morgan
Bishop,	Freeman,	Lowry,	Snyder,
Boggs,	Frick,	McCormick,	of Pickaway,
Bonnell,	Guthery,	McGuffey,	Sweeney,
Bour,	Hastings,	Mueller,	Terrell,
Brennan,	Hite,	Murphy,	Tetlow,
Brown, of Union,	Hoaglin,	Nungesser,	Thatcher,
Cameron,	Hoffman,	Nye,	Thomas,
Capelle,	Hoover,	Orlikowski,	Venus,
Carroll,	Horwitz,	Pence,	Vollmer,
Conover,	Hunter,	Plank,	Walsh,
Cooper,	Jackson,	Plumb,	Warnes,
Crawford,	Jenkins,	Quinlisk,	White,
Criswell,	Kathe,	Read, of Sumnit,	Winans,
of Coshocton,	Kennedy,	Reid, of Fayette,	Wintermute,
Davis,	Kessler,	Reighard,	Winters,
Deaton,	Kilpatrick,	Reppert	Woodworth,
Detrick,			Young—93.

The Senate amendments were concurred in.

Mr. Hunter arose to a question of privilege, and asked that his vote be recorded on H. B. No. 267 — Mr. Holl. His name being called, Mr. Hunter voted nay.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 77 — Mr. King, of Franklin. To amend section 6415 of the General Code, relating to measures for measuring commodities other than liquids.

With the following amendment, in which the concurrence of the House of Representatives is requested:

Line 11 after the word "quarter" insert the word "peck".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted — yeas 99, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kilpatrick,	Shanley,
Agler,	Detrick,	Kilrain,	Siebert,
Anderson,	Dickson,	King,	Smith, of Butler,
Barthelmeh,	Donaldson,	of Ashtabula,	Smith, of Morgan
Beatty,	Doster,	Kramer,	Snyder,
Beyer,	Duffey,	Lambert,	of Hamilton,
Bigelow,	Etling,	Leist,	Snyder,
Bishop,	Fell,	Lowry,	of Pickaway,
Black,	Fellinger,	McCormick,	Stivers,
of Wyandot,	Foreman,	McGuffey,	Sweeney,
Boggs,	Freeman,	Mueller,	Terrell,
Bonnell,	Frick,	Murphy,	Tetlow,
Bour,	Fulton,	Nungesser,	Thatcher,
Brennan,	Guthery,	Nye,	Thomas,
Brown, of Union,	Hastings,	Pence,	Venus,
Cameron,	Hite,	Plank,	Vollmer,
Capelle,	Hoaglin,	Plumb,	Vonderheide,
Carroll,	Hoffman,	Quinlisk,	Walsh,
Collins,	Holl,	Read, of Summit,	Warnes,
Colter,	Hoover,	Reid, of Fayette,	Welsh,
Conover,	Horwitz,	Reppert,	White,
Cooper,	Hunter,	Rhulman,	Winans,
Criswell,	Jackson,	Robinson,	Wintermute,
of Coshocton,	Kathe,	Schaefer,	Winters,
Criswell,	Kennedy,	Schweikert,	Woodworth,
of Morrow,	Kessler,	Scott,	Young—99.
Davis,			

The Senate amendment was concurred in.

10:00 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of S. B. No. 36 — Mr. Friebolin.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 203 — Mr. Greenlund. To provide for license to traffic in intoxicating liquors and to further regulate the traffic therein; to establish a state liquor licensing board and county liquor licensing boards to define their powers and duties and to amend sections 6065 and 6071, General Code of Ohio.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

Mr. Welsh moved that the rules be suspended and said bill be referred at once to the committee on Liquor Traffic and Temperance.

The motion was agreed to and the bill so referred.

Mr. Lowry moved that the House proceed to the second order of business.

The motion was agreed to and the House proceeded to the second order of business, being bills for second reading.

S. B. No. 87 — Mr. Wieser, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 266 — Mr. King, of Ashtabula, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 326 — Mr. Duffey, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Duffey moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 10, after the word "the" add the words "original written".

In line 27 strike out the period (.) and insert a comma (,) and then add the following: "and shall not apply to liquid preparations sold in good faith as medicines containing not more than two grains of opium, or not more than one-fourth grain of morphine, or not more than one-fourth grain of heroin, or not more than one-eighth grain of codeine, or not more than one-eighth grain of alpha or beta eucaine, or not more than ten grains of chloral hydrate in one fluid-ounce, or if a solid preparation, in one avoirdupois ounce."

In line 31 strike out "acetyl-morphine" insert in lieu thereof "acetyl-morphine".

The motion was agreed to, and Mr. Duffey was appointed such committee, and reported the bill amended as instructed.

Mr. Vonderheide moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 36 add the letter "s" to the word "section" and then after the numerals in said line add the following: "and 12674".

The motion was agreed to, and Mr. Vonderheide was appointed such committee, and reported the bill amended as instructed.

Mr. Behne moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2 after "amended" insert "and supplemented by the enactment of section 12672-1,"

In line 28 strike out "Section 2" and in lieu thereof insert "Sec. 12672-1".

The motion was agreed to, and Mr. Behne was appointed such committee, and reported the bill amended as instructed.

Mr. Collins moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 27, after the word "surgeons" strike out the period and insert the following:

"Nor to sales made to hospitals, colleges, scientific or public institutions, nor to the sale of cough remedies and other domestic and proprietary preparations; PROVIDED, that such preparations are sold in good faith, as medicines, and not for the purpose of evading the provisions of this act; and PROVIDED, that such preparations do not contain more than two and one-half grains of opium, or one-third of a grain of morphine, or one-fourth of a grain of heroin, or one grain of codeine or their salts in one fluid ounce, or if a solid preparation, in one avoirdupois ounce, excepting liniments and ointments which are prepared for external use only; nor to powder of ipecac and opium, commonly known as Dover's Powders; PROVIDED, that such preparations are sold in good faith as medicines and not for the purpose of evading the provisions of this act.

The finding in the possession of a person who is not a wholesale dealer in drugs, a registered pharmacist, physician, dentist or veterinary surgeon, of any quantity of cocaine, alpha or beta eucaine, or alypin, morphine, acetyl-morphine, di-acetyl-morphine, di-acetylestero-morphine, ethyl-morphine, opium or any of their alkaloids, salts, derivatives or compounds, or any synthetic equivalent thereof either as to the physical properties of physiological action, except such domestic and proprietary preparations and medicinal products as are exempted from the provisions of Section 1 of this act * * * shall be prima facie evidence of the violation by such person of section 12672 of this chapter".

The motion was disagreed to.

Mr. Acker moved to refer the bill to a select committee of one, with instructions to amend as follows:

In lines 10 and 12 strike out "or veterinary surgeon".

The motion was agreed to, and Mr. Acker was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?" the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 241 — Mr. Cowan, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Sweeney moved that the bill be laid on the table.

The motion was agreed to and the bill was laid on the table.

H. B. No. 163 — Mr. Vollmer, being a special order, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Scott moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 34 after the period therein insert as follows: "The provisions of this act as to hours of labor shall not apply however to canneries or factories engaged in preparing food products of a quickly perishable nature when such cannery or factory is actually engaged in work of the character herein specified."

Mr. Doster demanded the previous question, which was duly seconded.

The question being "Shall the debate now close?", the motion was agreed to, and the main question ordered.

The question being "Shall the motion of Mr. Scott be agreed to?" the yeas and nays were demanded, taken and resulted—yeas 58, nays 55, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Crawford,	Jackson,	Reid, of Fayette,
Anderson,	Criswell,	Kathe,	Reighard,
Appenzeller,	of Coshocton,	Kemerer,	Schweikert,
Beatty,	Criswell,	Kennedy,	Scott,
Behne,	of Morrow,	King,	Smith, of Butler,
Bishop,	Davis,	of Franklin,	Smith, of Morgan
Boggs,	Detrick,	Kramer,	Snyder,
Bonnell,	Dickson,	Lowry,	of Pickaway,
Brown,	Etling,	McCormick,	Thatcher,
of Ashland,	Foreman,	McGuffey,	Venus,
Brown, of Union,	Guthery,	Morris,	Walsh,
Cameron,	Hastings,	Nungesser,	Welsh,
Capelle,	Hoaglin,	Pence,	Williams,
Carroll,	Holl,	Plank,	Wintermute,
Collins,	Hoover,	Plumb,	Woodworth—58.
Conover,	Hunter,	Quinlisk,	

Those who voted in the negative are: Messrs.

Acker,	Duffey,	Lambert,	Snyder,
Barthelmeh,	Fell,	Lustig,	of Hamilton,
Beyer,	Fellinger,	Mills,	Stivers,
Bigelow,	Freeman,	Mueller,	Sweeney,
Black,	Frick,	Nye,	Terrell,
of Wyandot,	Fulton,	Orlikowski,	Tetlow,
Bour,	Gilson,	Read, of Summit,	Thomas,
Brennan,	Hite,	Reppert,	Vollmer,
Chapman,	Hoffman,	Reynolds,	Vonderheide,
Clark,	Horwitz,	Rhulman,	Warnes,
Cooper,	Kessler,	Robinson,	White,
Deaton,	Kilpatrick,	Schaefer,	Winans,
Diser,	Kilrain,	Shanley,	Winters,
Donaldson,	King,	Siebert,	Young—55.
Doster,	of Ashtabula,		

The motion was agreed to, and Mr. Scott was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", Mr. Warnes moved that the House do now adjourn.

The motion was agreed to and the House adjourned at 12:05 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Wednesday, March 12, 1913, 1:30 o'clock p. m.

The House met pursuant to adjournment.

The journal of the morning session was read and approved.

The question being "Shall H. B. No. 163—Mr. Vollmer, be read the third time?", the yeas and nays were demanded, taken and resulted—yeas 39, nays 70, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Colter,	Gilson,	Scott,
Barthelmeh,	Criswell,	Hite,	Smith, of Butler,
Beyer,	of Coshocton,	Horwitz,	Thatcher,
Bigelow,	Davis,	Hunter,	Venus,
Black,	Deaton,	Kessler,	Vonderheide,
of Wyandot,	Duffey,	Mueller,	Warnes,
Cameron,	Ertel,	Nungesser,	Welsh,
Capelle,	Fell,	Pence,	Wintermute,
Chapman,	Frick,	Rhulman,	Winters,
Clark,	Fulton,	Schweikert,	Woodworth—39
Collins,			

Those who voted in the negative are: Messrs.

Agler,	Criswell,	Kramer,	Schaefer,
Anderson,	of Morrow,	Lambert,	Shanley,
Appenzeller,	Detrick,	Leist,	Siebert,
Beatty,	Dickson,	Lowry,	Smith, of Morgan
Behne,	Diser,	Lustig,	Snyder,
Bishop,	Doster,	McCormick,	of Hamilton,
Black,	Fellinger,	McGuffey,	Snyder,
of Hamilton,	Freeman,	Mills,	of Pickaway,
Boggs,	Guthery,	Nye,	Stivers,
Bonnell,	Hastings,	Orlikowski,	Sweeney,
Bour,	Hoaglin,	Orrison,	Terrell,
Brennan,	Hoffman,	Plank,	Tetlow,
Brown,	Holl,	Plumb,	Thomas,
of Ashland,	Hoover,	Quinlisk,	Vollmer,
Brown, of Union,	Jackson,	Read, of Summit,	White,
Conover,	Kathe,	Reid, of Fayette,	Williams,
Cooper,	Kennedy,	Reighard,	Winans,
Crawford,	Kilpatrick,	Reppert,	Young — 60.
	Kilrain,	Robinson,	

It was ordered that the bill be not read the third time.

S. B. No. 137 — Mr. Haas, being a special order, was taken up and read the second time, the question being "Shall the bill be read the third time?"

2:00 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of H. J. R. No. 16 — Mr. Diser.

The question recurring "Shall S. B. No. 137 be read the third time?", Mr. Chapman moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 478 strike out words "common pleas".

In line 479 before the word "court" insert the word "supreme".

In same line strike out the words "Franklin county".

In line 481 before word "court" insert word "supreme".

In same line strike out words "of common pleas of Franklin county, Ohio".

In line 509 strike out "common pleas of Frank-", and insert in lieu thereof "supreme court".

In line 510 strike out "lin county, Ohio".

In line 515 strike out "common pleas court of Franklin county, Ohio" and insert in lieu thereof "supreme court".

In line 520 strike out "common pleas court of Franklin county, Ohio" and insert in lieu thereof "supreme court".

Mr. Gilson moved to amend the instructions to amend as follows:

In lines 479 and 481 strike out "Franklin" and insert "any".

In line 509 strike out all after the numeral.

In line 510 strike out "lin" and insert "any common pleas court of any county."

In line 515 strike out the word "said" and in same line strike out word "Franklin" and in lieu thereof insert the word "any" and insert after word "county" the word "of".

In line 520 strike out "Franklin" and insert "any".

The question being "Shall the amendment to the instructions to amend be agreed to?", the amendment was disagreed to.

The question recurring on the motion of Mr. Chapman, the motion was agreed to and Mr. Chapman was appointed such committee, and reported the bill amended as instructed.

Mr. Duffey moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 490 strike out the word "therefore" and substitute in lieu thereof the word "theretofore."

In line 526 strike out the words "shall first" and substitute in lieu thereof the words "first shall".

The motion was agreed to, and Mr. Duffey was appointed such committee, and reported the bill amended as instructed.

Mr. Tetlow moved to refer the bill to a select committee of one, with instructions to amend as follows: At the end of section 40 insert the following: "In addition to the appeal herein provided for in the supreme court of Ohio, to review, vacate, set aside, reverse, revise, correct, amend or annul any order of the commission the powers of referendum provided for in the constitution of by law, shall be reserved to the people as follows: any 'order' or 'local order' issued, legislative in effect, shall be subject to a referendum by the municipality affected. Any 'general order' issued as provided for in this act, legislative in its effect, shall be subject to a referendum by the people of the state, the same as are acts of the legislature."

In section 38 at the end of line 483, after the word "action" insert the words "except as hereinafter provided".

The question being "Shall the motion of Mr. Tetlow be agreed to?", the yeas and nays were demanded, taken and resulted—yeas 34, nays 79, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Diser,	King,	Scott,
Bonnell,	Freeman,	of Franklin,	Shanley,
Brown, of Union,	Gilson,	McCormick,	Smith, of Morgan
Capelle,	Hastings,	Nye,	Tetlow,
Colter,	Hoover,	Plumb,	Vollmer,
Cooper,	Hunter,	Read, of Summit,	White,
Davis,	Jackson,	Reighard,	Williams,
Deaton,	Jenkins,	Reynolds,	Woodworth,
	Kemerer,	Robinson,	Young—34.

Those who voted in the negative are: Messrs.

Acker,	Bishop,	Brennan,	Collins,
Appenzeller,	Black,	Brown,	Conover,
Barthelmeh,	of Hamilton,	of Ashland,	Crawford,
Beatty,	Black,	Cameron,	Criswell,
Behne,	of Wyandot,	Carroll,	of Coshocton,
Beyer,	Boggs,	Chapman,	Criswell,
Bigelow,	Bour,	Clark,	of Morrow,

Those who voted in the negative are: Messrs. — Concluded.

Detrick,	Holl,	Mills,	Snyder,
Dickson,	Horwitz,	Morris,	of Hamilton,
Donaldson,	Kathe,	Mueller,	Snyder,
Duffey,	Kennedy,	Murphy,	of Pickaway,
Ertel,	Kessler,	Nungesser,	Stivers,
Etling,	Kilpatrick,	Orlikowski,	Sweeney,
Fell,	Kilrain,	Orrison,	Thatcher,
Fellinger,	King,	Pence,	Thomas,
Foreman,	of Ashtabula,	Quinlisk,	Venus,
Frick,	Kramer,	Rhulman,	Vonderheide,
Fulton,	Lambert,	Schaefer,	Walsh,
Guthery,	Leist,	Schweikert,	Warnes,
Hite,	Lowry,	Siebert,	Welsh,
Hoaglin,	Lustig,	Smith, of Butler,	Wintermute,
Hoffman,	McGuffey,		Winters—79.

The motion was disagreed to.

Mr. Thatcher moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 220 strike out "department" and insert in lieu thereof "apartment".

In line 16 strike out "and" and in lieu thereof insert "or".

The motion was agreed to, and Mr. Thatcher was appointed such committee, and reported the bill amended as instructed.

Mr. Chapman demanded the previous question, which was duly seconded. The question being "Shall the debate now close?" the motion was disagreed to.

Mr. Bigelow moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 216 before "laws" insert "general".

The motion was agreed to, and Mr. Bigelow was appointed such committee, and reported the bill amended as instructed.

Mr. Hoaglin moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 80 strike out "September 1" and in lieu thereof insert "the first day of September".

In line 85 strike out "May 31" and in lieu thereof insert "the thirty-first day of May".

In line 196 strike out "September 1st" and in lieu thereof insert "the first day of September".

In line 216 strike out "September 1st" and in lieu thereof insert "the first day of September".

In line 231 strike out "September 1st" and insert in lieu thereof "the first day of September".

In line 232 strike out "September 1st" and in lieu thereof insert "the first day of September".

In line 240 strike out "September 1" and in lieu thereof insert "the first day of September".

In line 247 strike out "September 1st" and in lieu thereof insert "the first day of September".

In line 274 strike out "September 1st" and in lieu thereof insert "the first day of September".

In line 300 strike out "September 1st" and in lieu thereof insert "the first day of September".

The motion was agreed to, and Mr. Hoaglin was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time.

On motion of Mr. Kilpatrick, the constitutional rule requiring bills to be read fully on three different days was dispensed with and S. B. No. 137, was engrossed at the clerk's desk and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 101, nays 16, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cowan,	Kennedy,	Reppert,
Agler,	Criswell,	Kessler,	Rhulman,
Anderson,	of Coshocton,	Kilpatrick,	Schaefer,
Appenzeller,	Criswell,	Kilrain,	Schweikert,
Barthelmeh,	of Morrow,	King,	Shanley,
Beatty,	Davis,	of Ashtabula,	Siebert,
Behne,	Deaton,	King,	Smith, of Butler,
Beyer,	Detrick,	of Franklin,	Smith, of Morgan
Bigelow,	Dickson,	Kramer,	Snyder,
Bishop,	Diser,	Lambert,	of Hamilton,
Black,	Doster,	Leist,	Snyder,
of Hamilton,	Duffey,	Lowry,	of Pickaway,
Black,	Ertel,	Lustig,	Stivers,
of Wyandot,	Etling,	McGuffey,	Sweeney,
Boggs,	Fell,	Mills,	Terrell,
Bonnell,	Fellinger,	Morris,	Thatcher,
Bour,	Foreman,	Mueller,	Thomas,
Brennan,	Frick,	Murphy,	Venus,
Brown,	Fulton,	Nungesser,	Vollmer,
of Ashland,	Guthery,	Orlikowski,	Vonderheide,
Cameron,	Hite,	Orrison,	Walsh,
Carroll,	Hoffman,	Plank,	Warnes,
Chapman,	Holl,	Plumb,	Welsh,
Clark,	Horwitz,	Quinlisk,	Winans,
Collins,	Hunter,	Read, of Summit,	Winters,
Colter,	Jackson,	Reid, of Fayette,	Woodworth,
Conover,	Jenkins,	Reighard,	Young—101.
Cooper,	Kathe,		

Messrs. Brown, of Union, Capelle, Freeman, Gilson, Hastings, Hoover, Kemerer, McCormick, Nye, Pence, Reynolds, Robinson, Scott, Tetlow, White and Wintermute voted in the negative.—16.

The bill was passed. The title was agreed to.

The following protest was submitted and ordered entered on the journal:

The undersigned hereby protests against the passage of S. B. No. 137—Mr. Haas, for the sole reason that the same does not reserve to the people of the state the power of referendum on the legislative orders and acts of the commission created by such bill.

PERCY TETLOW.

Mr. Mills moved that the vote by which H. B. No. 163—Mr. Vollmer, was ordered not read the third time be reconsidered.

Mr. Chapman demanded a call of the House, which was duly seconded, taken and 119 members answered to their names.

Those absent are: Messrs. Hite, Snyder, of Hamilton, and Williams.

The sergeant-at-arms was ordered to dispatch his messenger for absentees.

On motion of Mr. Lowry, further proceedings under the call were dispensed with.

The question recurring on the motion of Mr. Mills to reconsider the vote by which H. B. No. 163 — Mr. Vollmer, was ordered not read the third time, the yeas and nays were demanded, taken and resulted — yeas 76, nays 39, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Colter,	Kilpatrick,	Robinson,
Agler,	Cooper,	Kilrain,	Schaefer,
Appenzeller,	Criswell,	King,	Schweikert,
Barthelmeh,	of Coshocton,	of Ashtabula,	Shanley,
Beatty,	Davis,	King,	Siebert,
Behne,	Deaton,	of Franklin,	Smith, of Butler,
Beyer,	Dickson,	Lambert,	Snyder,
Bigelow,	Diser,	Lowry,	of Hamilton,
Bishop,	Doster,	Lustig,	Stivers,
Black,	Duffey,	Mills,	Sweeney,
of Hamilton,	Ertel,	Mueller,	Terrell,
Black,	Fell,	Murphy,	Tetlow,
of Wyandot,	Fellinger,	Nungesser,	Thomas,
Bonnell,	Freeman,	Nye,	Vollmer,
Bour,	Frick,	Orlikowski,	Vonderheide,
Brennan,	Fulton,	Orrison,	Warnes,
Brown, of Union,	Gilson,	Read, of Summit,	White,
Cameron,	Hoffman,	Reppert,	Winans,
Chapman,	Horwitz,	Reynolds,	Woodworth,
Clark,	Jackson,	Rhulman,	Young—76.
Collins,	Kessler,		

Those who voted in the negative are:

Anderson,	Guthery,	Kramer,	Reighard,
Boggs,	Hastings,	Leist,	Scott,
Capelle,	Hoaglin,	McCormick,	Smith, of Morgan
Conover,	Holl,	McGuffey,	Snyder,
Crawford,	Hoover,	Morris,	of Pickaway,
Criswell,	Hunter,	Pence,	Thatcher,
of Morrow,	Jenkins,	Plank,	Venus,
Detrick,	Kathe,	Plumb,	Welsh,
Donaldson,	Kemerer,	Quinlisk,	Wintermute,
Etling,	Kennedy,	Reid, of Fayette,	Winters—39.
Foreman,			

The motion was agreed to and H. B. No. 163 was taken up.

The question being "Shall the bill be read the third time?", Mr. Tetlow moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 24 strike out the word "nine" and in lieu thereof insert the word "eight".

In line 25 strike out the words "fifty-four" and in lieu thereof insert the words "forty-eight".

Mr. Behne moved that the motion be laid on the table, upon which the yeas and nays were demanded, taken, and resulted — yeas 20, nays 86, as follows:

Those who voted in the affirmative are: Messrs.

Appenzeller	Criswell,	Hoover,	Scott,
Behne,	of Morrow,	Kathe,	Smith, of Morgan
Bishop,	Guthery,	Kennedy,	Snyder,
Carroll,	Hoaglin,	Quinlisk,	of Pickaway,
Collins,	Holl,	Reid, of Fayette,	Venus,
		Reighard,	Welsh—20.

Those who voted in the negative are: Messrs.

Acker,	Davis,	King,	Schweikert,
Agler,	Deaton,	of Franklin,	Shanley,
Anderson,	Detrick,	Kramer,	Siebert,
Barthelmeh,	Dickson,	Lambert,	Smith, of Butler,
Beatty,	Diser,	Lustig,	Snyder,
Bigelow,	Donaldson,	McGuffey,	of Hamilton,
Black,	Doster,	Mills,	Stivers,
of Hamilton,	Duffey,	Morris,	Sweeney,
Black,	Ertel,	Mueller,	Terrell,
of Wyandot,	Fell,	Murphy,	Tetlow,
Boggs,	Fellinger,	Nungesser,	Thatcher,
Bonnell,	Freeman,	Nye,	Thomas,
Bour,	Frick,	Orlikowski,	Vollmer,
Brennan,	Fulton,	Orrison,	Vonderheide,
Brown, of Union,	Gilson,	Pence,	Walsh,
Cameron,	Hastings,	Plank,	Warnes,
Capelle,	Hite,	Plumb,	White,
Clark,	Hoffman,	Read, of Summit,	Winans,
Colter,	Jackson,	Reppert,	Wintermute,
Conover,	Kessler,	Reynolds,	Winters,
Cooper,	Kilpatrick,	Rhulman,	Woodworth,
Crawford,	Kilrain,	Robinson,	Young—86.
Criswell,	King,	Schaefer,	
of Coshocton,	of Ashtabula,		

The motion was disagreed to.

The question recurring on the motion of Mr. Tetlow, the yeas and nays were demanded, taken and resulted — yeas 55, nays 59, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cooper,	King,	Scott,
Agler,	Deaton,	of Ashtabula,	Siebert,
Appenzeller,	Diser,	King,	Snyder,
Barthelmeh,	Donaldson,	of Franklin,	of Hamilton,
Beatty,	Doster,	Lambert,	Stivers,
Bigelow,	Ertel,	Lustig,	Sweeney,
Black,	Fell,	Mills,	Terrell,
of Hamilton,	Fellinger,	Nye,	Tetlow,
Bonnell,	Freeman,	Orlikowski,	Vollmer,
Bour,	Frick,	Read, of Summit,	White,
Brennan,	Fulton,	Reppert,	Williams,
Capelle,	Gilson,	Reynolds,	Winans,
Chapman,	Hoffman,	Robinson,	Woodworth,
Clark,	Kilpatrick,	Schaefer,	Young—55.
Colter,	Kilrain,	Schweikert,	

Those who voted in the negative are: Messrs.

Anderson,	Criswell,	Kathe,	Quinlisk,
Behne,	of Morrow,	Kemerer,	Reid, of Fayette,
Beyer,	Davis,	Kennedy,	Reighard,
Bishop,	Detrick,	Kessler,	Rhulman,
Black,	Dickson,	Kramer,	Smith, of Butler,
of Wyandot,	Duffey,	Lowry,	Smith, of Morgan
Boggs,	Etling,	McCormick,	Snyder,
Brown, of Union,	Foreman,	McGuffey,	of Pickaway,
Cameron,	Guthery,	Morris,	Thatcher,
Carroll,	Hastings,	Mueller,	Thomas,
Collins,	Hite,	Murphy,	Venus,
Conover,	Hoaglin,	Nungesser,	Vonderheide,
Crawford,	Hoover,	Orrison,	Warnes,
Criswell,	Hunter,	Pence,	Welsh,
of Coshocton,	Jackson,	Plank,	Wintermute,
	Jenkins,	Plumb,	Winters—59.

The motion was disagreed to.

The question recurring "Shall the bill be read the third time?", Mr. Detrick moved to refer the bill to a select committee of one, with instructions to amend as follows:

After the period in line 39 insert: "Provided however that nothing in this chapter shall affect American plan hotels and restaurants in cities of less than twenty-five thousand population."

The motion was disagreed to.

Mr. Behne moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 22 strike out "business office,"

In line 23 strike out "hotel,"

In line 24 strike out "mercantile, or other establishments,"

In line 30 strike out "business offices,"

In line 31 strike out "hotel and mercantile or other estab-".

In line 32 strike out "lishments,"

In line 23 insert after the last comma "or".

In line 31 after the comma following "bakery" insert "or".

Mr. Woodworth moved that the amendment be laid on the table.

The motion was disagreed to.

The question recurring on the motion of Mr. Behne, the motion was disagreed to.

Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5 after "any" add "home,".

The motion was agreed to, and Mr. Frick was appointed such committee, and reported the bill amended as instructed.

Mr. Barthelmeh moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 strike out "every person, partnership or corporation employing" and insert in lieu thereof the words "whoever employs".

The motion was agreed to, and Mr. Barthelmeh was appointed such committee, and reported the bill amended as instructed.

Mr. Lustig demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was disagreed to.

Mr. Fellingner moved that the vote by which the amendment of Mr. Frick was adopted be reconsidered.

The motion was disagreed to.

Mr. Beatty moved that the vote by which the amendment of Mr. Scott was adopted, be reconsidered, upon which the yeas and nays were demanded, taken and resulted—yeas 58, nays 56, as follows:

Those who voted in the affirmative are: Messrs.

Beatty,	Cooper,	Hoaglin,	Lustig
Behne,	Criswell,	Hoffman,	McGuffey,
Bigelow,	of Coshocton,	Horwitz,	Mills,
Black,	Diser,	Kathe,	Murphy,
of Hamilton,	Doster,	Kennedy,	Nungesser,
Black,	Duffey,	Kilpatrick,	Nye,
of Wyandot,	Fellinger,	Kilrain,	Orlikowski,
Bour,	Freeman,	King,	Orrison,
Brennan,	Frick,	of Ashtabula,	Read, of Summit,
Carroll,	Fulton,	King,	Reppert,
Chapman,	Gilson,	of Franklin,	Reynolds,
Colter,	Guthery,	Lambert,	Robinson,

Those who voted in the affirmative are: Messrs. — Concluded.

Schaefer,	Snyder,	Terrell,	Warnes,
Schweikert,	of Hamilton,	Tetlow,	White,
Shanley,	Stivers,	Thomas,	Winans,
Siebert,	Sweeney,	Vollmer,	Young—58.

Those who voted in the negative are: Messrs.

Acker,	Crawford,	Hunter,	Scott,
Agler,	Criswell,	Jackson,	Smith, of Butler,
Anderson,	of Morrow,	Jenkins,	Smith, of Morgan
Appenzeller,	Davis,	Kemerer,	Snyder,
Barthelmeh,	Deaton,	Kessler,	of Pickaway,
Bishop,	Detrick,	Kramer,	Thatcher,
Boggs,	Dickson,	McCormick,	Venus,
Bonnell,	Donaldson,	Morris,	Vonderheide,
Brown,	Ertel,	Mueller,	Walsh,
of Ashland,	Etling,	Pence,	Welsh,
Brown, of Union,	Fell,	Plank,	Williams,
Cameron,	Foreman,	Plumb,	Wintermute,
Capelle,	Hastings,	Quinlisk,	Winters,
Collins,	Holl,	Reid, of Fayette,	Woodworth—56.
Conover,	Hoover,	Reighard,	

The motion was agreed to and the amendment was taken up.

The question being "Shall the amendment of Mr. Scott be agreed to?", Mr. Vollmer demanded a call of the House, which was duly seconded, taken and 120 members answered to their names.

Those absent are: Messrs. Cowan and Leist.

The sergeant-at-arms was ordered to dispatch his messenger for absentees..

On motion of Mr. Black, of Hamilton, further proceedings under the call were dispensed with.

The question recurring "Shall the amendment of Mr. Scott be agreed to?", the yeas and nays were demanded, taken and resulted—yeas 37, nays 81, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Detrick,	Kemerer,	Scott,
Anderson,	Dickson,	Leist,	Smith, of Butler,
Boggs,	Donaldson,	Morris,	Smith, of Morgan
Bonnell,	Ertel,	Pence,	Snyder,
Brown, of Union,	Foreman,	Plank,	of Pickaway,
Capelle,	Hastings,	Plumb,	Thatcher,
Collins,	Hoover,	Quinlisk,	Welsh,
Conover,	Hunter,	Reid, of Fayette,	Williams,
Crawford,	Jackson,	Reighard,	Woodworth—37.
Deaton,	Jenkins,		

Those who voted in the negative are: Messrs.

Acker,	Brennan,	Davis,	Hoaglin,
Appenzeller,	Brown,	Diser,	Hoffman,
Barthelmeh,	of Ashland,	Doster,	Holl,
Beatty,	Cameron,	Duffey,	Horwitz,
Behne,	Carroll,	Etling,	Kathe,
Beyer,	Chapman,	Fell,	Kennedy,
Bigelow,	Clark,	Fellinger,	Kessler,
Bishop,	Colter,	Freeman,	Kilpatrick,
Black,	Cooper,	Frick,	Kilrain,
of Hamilton,	Criswell,	Fulton,	King,
Black,	of Coshocton,	Gilson,	of Ashtabula,
of Wyandot,	Criswell,	Guthery,	King,
Bour,	of Morrow,	Hite,	of Franklin,

Those who voted in the negative are: Messrs. — Concluded.

Kramer,	Orlikowski,	Shanley,	Venus,
Lambert,	Orrison,	Siebert,	Vollmer,
Lustig	Read, of Summit,	Snyder,	Vonderheide,
McCormick.	Reppert,	of Hamilton,	Warnes,
McGuffey,	Reynolds,	Stivers,	White,
Mills,	Rhulman,	Sweeney,	Winans,
Mueller,	Robinson,	Terrell,	Wintermute,
Murphy,	Schaefer,	Tetlow,	Winters,
Nungesser,	Schweikert,	Thomas,	Young—81.
Nye,			

The amendment was disagreed to.

Mr. Vonderheide demanded the previous question, which was duly seconded.

The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the bill be read the third time?", the yeas and nays were demanded, taken and resulted—yeas 65, nays 51, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	King,	Smith, of Butler,
Barthelmeh,	of Coshocton,	of Franklin,	Snyder,
Beatty,	Deaton,	Lambert,	of Hamilton,
Beyer,	Diser,	Lustig	Stivers,
Bigelow,	Doster,	Mills,	Sweeney,
Black,	Duffey,	Mueller,	Terrell,
of Hamilton,	Fell,	Nungesser,	Tetlow,
Black,	Fellinger,	Nye,	Thomas,
of Wyandot,	Freeman,	Orlikowski,	Vollmer,
Bour,	Frick,	Orrison,	Vonderheide,
Brennan,	Fulton,	Read, of Summit,	Warnes,
Capelle,	Hite,	Reppert,	White,
Chapman,	Hoffman,	Reynolds,	Williams,
Clark,	Horwitz,	Robinson,	Winans,
Collins,	Kessler,	Schaefer,	Wintermute,
Colter,	Kilpatrick,	Schweikert,	Winters,
Cooper,	Kilrain,	Shanley,	Young—65.
	King,	Siebert,	
	of Ashtabula,		

Those who voted in the negative are: Messrs.

Agler,	Criswell,	Jackson,	Plumb,
Anderson,	of Morrow,	Jenkins,	Quinlisk,
Appenzeller,	Davis,	Kathe,	Reid, of Fayette,
Behne,	Detrick,	Kemerer,	Reighard,
Bishop,	Dickson,	Kennedy,	Rhulman,
Boggs,	Donaldson,	Kramer,	Scott,
Bonnell,	Etling,	Leist,	Smith, of Morgan
Brown,	Foreman,	McCormick,	Snyder,
of Ashland,	Guthery,	McGuffey,	of Pickaway,
Brown, of Union,	Hastings,	Morris,	Thatcher,
Cameron,	Hoaglin,	Murphy,	Venus,
Carroll,	Holl,	Pence,	Welsh,
Conover,	Hoover,	Plank,	Woodworth—51.
Crawford,	Hunter,		

The bill was ordered read the third time and referred to the committee on Phraseology.

By unanimous consent Mr. Etling moved that H. B. No. 570 be referred to the committee on Appropriations and Finance.

The motion was agreed to and the bill so referred.

Mr. Shanley arose to a question of privilege, and asked that his vote be recorded on Mr. Tetlow's amendment to H. B. No. 163 — by Mr. Vollmer.

His name being called, Mr. Shanley voted yea.

Mr. Criswell, of Coshocton, presented the petition of Mr. Nathan Bechtol and eighteen other patrons of Millcreek Valley Grange 1871, requesting the defeat of S. B. No. 178, which was referred to committee on Agriculture.

Mr. Lowry presented the petition of Mr. J. E. Bock, and five hundred and forty-six other citizens of Lucas, Wood, Henry and Defiance counties, asking the general assembly to amend H. B. No. 134 — Mr. Hite, to include in the system of inter-county highways, a highway improvement, to be known as the Maumee valley route, commencing with the city of Toledo, Ohio, following thence the course of the Maumee river through Perrysburg or Maumee, Waterville, Grand Rapids, Texas, Napoleon, Florida, Independence and Defiance, and ending at the Indiana state line in the proximity of the city of Ft. Wayne, Indiana, which was referred to the committee on Public Highways.

On motion of Mr. McCormick, the House adjourned at 6:05 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus Ohio,

Thursday, March 13, 1913, 1:30 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend J. Gregory Mantle, of London, England.

The journal of yesterday was read and approved.

H. B. No. 429 — Mr. Orrison, being a special order, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Black, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 13 strike out "nomination papers" and insert "petition".

In line 9 strike out "nomination papers" and insert "petition".

In line 73, strike out "nomination papers" and insert "petition".

In line 31 strike out the word "circuit".

In line 50 strike out the words "circuit or".

In line 33 strike out the word "circuit".

In line 52 strike out the word "circuit".

In line 64 strike out the word "circuit".

The motion was agreed to, and Mr. Black was appointed such committee, and reported the bill amended as instructed. The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time.

On motion of Mr. Lowry, the constitutional rule requiring bills to be read fully on three different days was dispensed with and said H. B.

No. 429 was engrossed at the clerk's desk and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 103, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kilpatrick,	Schaefer,
Agler,	Deaton,	Kilrain,	Schweikert,
Anderson,	Detrick,	King,	Siebert,
Barthelmeh,	Dickson,	of Ashtabula,	Smith, of Butler,
Beatty,	Diser,	Kramer,	Smith, of Morgan,
Beyer,	Donaldson,	Lambert,	Snyder,
Bigelow,	Doster,	Leist,	of Hamilton,
Bishop,	Duffey,	Lowry,	Snyder,
Black,	Ertel,	Lustig,	of Pickaway,
of Hamilton,	Etling,	McCormick,	Stivers,
Boggs,	Fell,	McGuffey,	Sweeney,
Bonnell,	Fellinger,	Mills,	Terrell,
Bour,	Foreman,	Morris,	Tetlow,
Brennan,	Freeman,	Mueller,	Thatcher,
Brown,	Frick,	Nungesser	Thomas,
of Ashland,	Guthery,	Nye,	Venus,
Brown, of Union,	Hastings,	Orlikowski,	Vollmer,
Cameron,	Hite,	Orrison,	Vonderheide,
Capelle,	Hoaglin,	Pence,	Warnes,
Carroll,	Hoffman,	Plank,	Welsh,
Chapman,	Hoover,	Plumb,	White,
Clark,	Horwitz,	Quinlisk,	Williams,
Collins,	Jackson,	Read, of Summit,	Winans,
Colter,	Jenkins,	Reighard,	Wintermute,
Cooper,	Kathe,	Reppert,	Winters,
Crawford,	Kemerer,	Rhulman,	Woodworth,
Criswell,	Kessler,	Robinson,	Young—103.
of Coshocton,			

The bill was passed.

The title was agreed to.

Am. S. B. No. 36 — Mr. Friebolin, being a special order, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Duffey moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3, strike out the numerals "1498".

Strike out all of lines 231 to 239 inclusive, and in lieu thereof insert "Sec. 1496. The supreme court shall appoint such stenographers as it may determine to be necessary in the prompt and efficient discharge of the business of said court, and shall fix compensation to be paid therefor, which compensation shall be paid from the state treasury in monthly installments upon the certificate of the chief justice."

In line 256, after "appointment" add the following: "or election".

In line 373, strike out the period (.) and insert a comma (,) and add the following: "or judge making the assignment".

In line 550, strike out the hyphen (-) and insert a comma (,).

In line 1103, strike out the period (.) and insert a comma (,) and add the following: "as provided by the constitution, and such judgment shall not be subject to modification, vacation or reversal."

In line 1107, after the word "court" add the following: "in cases over which it has jurisdiction".

The motion was agreed to, and Mr. Duffey was appointed such committee, and reported the bill amended as instructed.

Mr. Stivers moved to refer the bill to a select committee of one, with instructions to amend as follows:

In section 1521, line 297, strike out the words "and hotel bills not exceeding five dollars per day".

In Section 1531, line 385, following the word "stationery" change comma to a period and strike out all following to the word "expenses" in line 389.

In section 2253, line 551, following the word "necessary" insert the word "transportation".

The motion was agreed to, and Mr. Stivers was appointed such committee, and reported the bill amended as instructed.

Mr. Reighard moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 545, after the word "each", strike out the words "three thousand", and insert in lieu thereof the words "twenty-five hundred"

Between lines 548 and 549 insert

Sec. 2252. In addition to the salary allowed by the preceding section, each judge of the court of common pleas and of the superior court shall receive an annual salary equal to * * * *twenty dollars* for each one thousand population of the county in which he resided when elected or appointed, as ascertained by the federal census next preceding his assuming the duties of such office, if in a separate judicial subdivision. Such additional salary shall be paid quarterly from the treasury of the county upon the warrant of the county auditor. If he resides in a judicial subdivision comprising more than one county, such additional salary shall be paid from the treasuries of the several counties of the subdivision in proportion to such population thereof upon the warrants of the auditors of such counties. *If the number of counties in any judicial subdivision be reduced to one county during the term of office of any judge of such judicial subdivision, then such county comprising such new subdivision shall pay the additional salary as herein provided for during the remainder of the term of office of such judge.* In no case shall such additional salary be * * * more than *thirty-five hundred* dollars.

In line 6, after the figures "2251," insert "2252,".

In line 1226, after the figures "2251," insert "2252,".

The question being "Shall the motion be agreed to?", the yeas and nays were demanded, taken and resulted—yeas 71, nays 39, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jackson,	Reid, of Fayette,
Anderson,	of Morrow,	Jenkins,	Reighard,
Appenzeller,	Davis,	Kathe,	Reppert,
Behne,	Deaton,	Kilpatrick,	Reynolds,
Beyer,	Detrick,	King,	Ruhlman,
Bigelow,	Dickson,	of Franklin,	Robinson,
Black,	Donaldson,	Kramer,	Scott,
of Hamilton,	Etling,	Lambert,	Siebert,
Bonnell,	Fell,	Leist,	Smith, of Morgan,
Brown,	Foreman,	Lowry,	Stivers,
of Ashland,	Freeman,	McCormick,	Sweeney,
Brown, of Union,	Frick,	McGuffey,	Thatcher,
Cameron,	Gilson,	Mills,	Thomas,
Capelle,	Hastings,	Nungesser	Walsh,
Carroll,	Hoaglin,	Orrison,	White,
Conover,	Holl,	Pence,	Williams,
Crawford,	Hoover,	Plank,	Winans,
Criswell,	Horwitz,	Plumb,	Winters,
of Coshocton,	Hunter,	Quinlisk,	Woodworth—71.

Those who voted in the negative are: Messrs.

Agler,	Colter,	King,	Snyder,
Beatty,	Cooper,	of Ashtabula,	of Hamilton,
Bishop,	Diser,	Lustig,	Snyder,
Black,	Duffey,	Mueller,	of Pickaway,
of Wyandot,	Ertel,	Murphy,	Tetlow,
Bour,	Fellinger,	Nye,	Venus,
Brennan,	Fulton,	Orlikowski,	Vollmer,
Chapman,	Hite,	Schaefer,	Vonderheide,
Clark,	Hoffman,	Schweikert,	Welsh,
Collins,	Kemerer,	Shanley,	Wintermute,
	Kessler,	Smith, of Butler,	Young — 39.

The motion was agreed to, and Mr. Reighard was appointed such committee, and reported the bill amended as instructed.

Mr. Vonderheide moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 338, after "the judge" insert "or counsel interested in a cause or matter pending in the court of appeals." And in line 340 strike out the word "he" and after the word "appeals" insert "the judge."

The motion was agreed to, and Mr. Vonderheide was appointed such committee, and reported the bill amended as instructed.

Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

In lines 184 and 185 strike out "printer having the contract for its publication." and in lieu insert "state supervisor of public printing."

In lines 3 and 1223 strike out "1489."

Strike out all of lines 200 to and including 230 and in lieu insert:

Sec. 1488. The reports of the supreme court, the courts of appeals and the inferior courts of the state as provided in this chapter, shall be printed, bound, published and distributed by the state. The reporter, under the direction and approval of the supreme court, shall determine the number of copies of any such report to be printed, the time of printing, the quality and style of the paper, binding and printing thereof. Until such time as the state shall have the necessary equipment for actually printing and binding such reports, the printing or binding thereof, or both printing and binding, shall be let on contract by the commissioners of public printing to the lowest bidder, complying with such requirements prescribed by the reporter; and so far as practicable the laws of title three, division two, chapter four of the General Code, relating to the commissioners of public printing and the state supervisor of public printing shall govern the letting of such contract; and any such contract for the printing of such reports shall not be considered to be a part of the general contract for printing, and shall not be classed as any one of the classes of public printing, but as a separate and distinct contract. Provided that when any contract for the printing of any such reports is let to any printer, it shall be provided therein that the assembled type, slugs, plates or forms from which such reports are printed, shall be turned over to the state supervisor of public printing in good condition, after such reports are so printed, to be the property of the state, and that all rights to print such reports from such type, slugs, plates or forms be reserved in the state exclusively.

When such reports are published, they shall be delivered to the secretary of state and shall be sold by him at a price to be fixed by the commissioners of public printing, and such price shall not be in excess of ten per cent. above the cost of the paper, printing, binding and delivery.

The money derived from their sale shall be turned over to the state treasurer to the credit of the general revenue fund of the state.

The motion was agreed to, and Mr. Terrell was appointed such committee, and reported the bill amended as instructed.

Mr. Black, of Hamilton, moved to refer to a select committee of one with instructions to amend as follows:

Strike out lines 620 to 624 both inclusive.

In line 7 strike out the numerals "4826".

In line 1227 strike out the numerals "4826".

In line 664 strike out "nomination papers" and insert "nominating petitions".

In line 667 strike out "secretary of state" and insert "state supervisor of elections".

The motion was agreed to, and Mr. Black, of Hamilton, was appointed such committee, and reported the bill amended as instructed.

Mr. Black, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 704 strike out "Infirmary Director".

In line 7 strike out numerals 5004, 5006,

In line 1227 strike out numerals 5004, 5006,

Strike out lines 625 to 662 both inclusive.

The motion was agreed to, and Mr. Black was appointed such committee, and reported the bill amended as instructed.

Mr. Smith, of Butler, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 259 strike out "one term" and in lieu thereof insert "two terms".

The motion was agreed to, and Mr. Smith, of Butler, was appointed such committee, and reported the bill amended as instructed.

The question recurring, "Shall the bill be read the third time?" the bill was ordered read the third time and referred to the committee on Phraseology.

H. J. R. No. 16 — Mr. Diser, was taken up.

Mr. Diser moved that the further consideration of the resolution be postponed until Tuesday and that it be made the special order for 1:45 o'clock p. m. of that day.

The motion was agreed to and the resolution was made a special order.

Mr. Snyder, of Hamilton, moved that the vote by which H. B. No. 208 — Mr. Chapman, was lost, be reconsidered, upon which the yeas and nays were demanded, taken and resulted—yeas 57, nays 53, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Diser,	Jenkins,	Nye,
Barthelmeh,	Doster,	Kilpatrick,	Orlikowski,
Beyer,	Duffey,	Kilrain,	Orrison,
Black,	Ertel,	King,	Read, of Summit,
of Wyandot,	Fell,	of Ashtabula,	Reid, of Fayette,
Bour,	Fellinger,	King,	Reynolds,
Brennan,	Freeman,	of Franklin,	Rhulman,
Chapman,	Frick,	Kramer,	Robinson,
Collins,	Hite,	Lambert,	Schaefer,
Colter,	Hoffman,	Lustig,	Schweikert,
Cooper,	Horwitz,	Mueller,	Shanley,

Those who voted in the affirmative are: Messrs.—Concluded.

Siebert,	Snyder,	Vollmer,	White,
Smith, of Butler,	of Pickaway,	Vonderheide,	Williams,
Snyder,	Stivers,	Walsh,	Winans,
of Hamilton,	Sweeney,	Warnes,	Woodworth,
		Welsh,	Young—57.

Those who voted in the negative are: Messrs.

Agler,	Criswell,	Holl,	Murphy,
Anderson,	of Coshocton,	Hoover,	Nungesser
Appenzeller,	Criswell,	Hunter,	Pence,
Bigelow,	of Morrow,	Jackson,	Plank,
Boggs,	Davis,	Kathe,	Plumb,
Bonnell,	Deaton,	Kemerer,	Quinlisk,
Brown,	Detrick,	Kennedy,	Reighard,
of Ashland,	Dickson,	Kessler,	Scott,
Brown, of Union,	Donaldson,	Leist,	Smith, of Morgan,
Cameron,	Foreman,	Lowry,	Terrell,
Capelle,	Gilson,	McCormick,	Thatcher,
Carroll,	Guthery,	McGuffey,	Venus,
Conover,	Hastings,	Mills,	Wintermute,
Crawford,	Hoaglin,	Morris,	Winters—53.

The motion was agreed to and H. B. No. 208 was taken up.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 53, nays 53, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Ertel,	Mueller,	Snyder,
Barthelmeh,	Fell,	Nye,	of Pickaway,
Beyer,	Fellinger,	Orlikowski,	Stivers,
Bigelow,	Freeman,	Orrison,	Sweeney,
Black,	Hite,	Read, of Summit,	Tetlow,
of Hamilton,	Hoffman,	Reynolds,	Vollmer,
Bour,	Horwitz,	Rhulman,	Vonderheide,
Brennan,	Kessler,	Schaefer,	Warnes,
Chapman,	Kilpatrick,	Schweikert,	Welsh,
Clark,	King,	Shanley,	White,
Colter,	of Ashtabula,	Siebert,	Williams,
Cooper,	King,	Smith, of Butler,	Winans,
Diser,	of Franklin,	Snyder,	Woodworth,
Doster,	Lambert,	of Hamilton,	Young—53.
Duffey,	Lustig,		

Those who voted in the negative are: Messrs.

Anderson,	Criswell,	Hoover,	Nungesser
Appenzeller,	of Coshocton,	Hunter,	Pence,
Bishop,	Criswell,	Jackson,	Plank,
Boggs,	of Morrow,	Kathe,	Plumb,
Bonnell,	Davis,	Kemerer,	Quinlisk,
Brown,	Dickson,	Kennedy,	Reighard,
of Ashland,	Donaldson,	Kilrain,	Robinson,
Brown, of Union,	Foreman,	Kramer,	Scott,
Cameron,	Frick,	Leist,	Smith, of Morgan,
Capelle,	Gilson,	Lowry,	Thatcher,
Carroll,	Guthery,	McCormick,	Venus,
Collins,	Hastings,	McGuffey,	Walsh,
Conover,	Hoaglin,	Morris,	Wintermute,
Crawford,	Holl,	Murphy,	Winters—53.

The bill not having received a constitutional majority was lost.

The following message was received from the governor:—Objections to H. B. No. 92—Mr. Cooper.

STATE OF OHIO, EXECUTIVE DEPARTMENT,
Office of the Governor.

March 12, 1913.

To the General Assembly:

The wisdom of House Bill No. 92, relating to perpetuities and entailed estates, presented to me for approval, is not apparent. By this bill it is sought to do away with all estates tail which have not heretofore become vested by death of the first donee in tail and make them absolute estates in fee simple to the first donee in tail.

The question at once arises, Do the hoped for benefits to be derived from the passage of this bill outweigh the evils, if any, created by its passage?

The advocates of the bill urge that the present law is a relic of feudalism, that it ties up realty, prevents sub-division, takes away the incentive for improvement, and, by such discouragement, works a serious injury to society.

That this statute, passed in 1810, works such harmful results, was recognized by the General Assembly in 1859, when an act was passed providing for the sale or lease of estates tail. This act, still in force and effect, affords some degree of relief in the way of a means of sale of property entailed. To this extent, therefore, the legislative power of the State has taken care of the public interest since the passage of the original act of 1810.

Keeping in mind, however, the intent and wishes of grantors and testators, the General Assembly provided that "all money arising from such sales, for purposes of descent, succession, reversion, or remainder, shall have the same character, and be governed by the same principles, as the estate sold, and pass according to the terms of the deed, will, or other instrument creating the estate." (Gen. Code 11930.)

The present bill presents a much different aspect. By its provisions every donee in tail in Ohio, now holding a life estate, will by one stroke become an owner in fee simple, not only to the probable detriment of the financial welfare of the heirs of his body, but in utter disregard of the wishes and intent of the grantors and testators.

It has always been the policy of our courts to uphold and carry out the intent of testators who have passed away. But this bill, if it should become a law, would set at naught this age hallowed and beneficent policy of the state.

Undoubtedly, many testators in this state, well knowing the limitations of their children, desiring to safeguard them from their weaknesses and the machinations of designing persons, have, in good faith of the present law, provided these estates tail. These provisions arising out of thoughtful providence and parental love would all be set at naught by the passage of this bill. As illustrating this proposition, take for example the following: A, the father of B, desires to give to B an estate for life, and to B's children an estate in fee simple in remainder. If B's children are born at the time and A names them in his will or deed, the children so named may take such an estate, because the construction of such a will would be that an estate for life only was granted to B, and an estate in fee simple in remainder to the children of B named in the instrument. But in many instances this cannot be done. There may be one child born and there may be expectancy of other children that A is equally

anxious to provide for in his will or deed. But if he uses the words "to B and the heirs of his body", then, contrary to the intention of A and contrary to the provisions of the present law providing that such an estate may be created, B, under the provisions of this bill, would take the estate in fee simple to the absolute exclusion of his children, and not only will that be true of estates hereafter created, but it will also be true of every existing estate now held by such deed or will.

This bill also presents a serious constitutional question, and one differing very materially from the question presented by the original act. Until the section now known as section 8622, General Code, was enacted by the legislature of the state in 1810, this state had not declared by positive legislation its policy with reference to estates tail. This specie of land tenure was a part of our inheritance of the common law of England, and totally unsuited to the needs of our people and the purposes of popular government. In fact, it was a distinct menace to the perpetuity of a republic seeking to establish the equality of citizens and to prevent class distinction. Under these circumstances, any reason given for the abolishing of such tenure would then seem to be a good reason. Some states abolished them entirely by declaring that the tenant in possession of the estate tail might convey an indivisible estate in fee simple. Other states, particularly Ohio, provided by statute that such estates limited to the issue of the first donee in tail were not only not against the public policy of the state, but desirable. At least this is a fair argument to be drawn from the statute of 1810. All these several statutes passed by the different states were held to be constitutional, but it must be remembered that, at that time, no state had declared, by statute, that an estate in tail, of any kind or character, might be given or granted, and, therefore, the state never having given its sanction to this form of land tenure, the act could not be said to have violated any rule of property. But after this state has, by statute, declared that such an estate may be created, and, in pursuance of this direct authority given by statute, the owner of property has created a limited estate tail to the issue of the first donee in tail, a statute disturbing an estate so created under the express provision and authority of this statute of 1810, would seem to be the taking of private property without due process of law. If the first law passed by the general assembly of this state had absolutely destroyed an estate tail instead of limiting them, that law would undoubtedly have been held constitutional upon the same reasoning that sustained the constitutionality of the act of 1810, but after the legislature has, by a solemn act, established a rule of property, it would seem that when it decided to change the law in that respect it ought at least to protect existing estates created under the provisions of positive law. The citizen has a right to expect that to be done, and courts have invariably held that, where an act of the legislature or a decision of the supreme court of a state has fixed a rule of property, no matter what changes might follow and no matter how necessary and beneficent such changes were, they could not and would not affect existing estates created under favor of such act or the judgment of a court of last resort. The probabilities are that property aggregating millions of dollars in value is held by such tenure. Even if it were clearly constitutional to destroy, by statutes, this existing tenure, it ought not to be done unless there is some very urgent demand or important public policy to be served thereby.

As to estates that may be created in the future, the General As-

sembly undoubtedly has the constitutional right to limit estates tail to the first donee in tail, but the wisdom of doing this is at least open to question. The arguments used against unlimited estates tail no longer apply. This statute has been sufficient in every way to remedy the evils at which it was aimed. The estate that can be granted thereunder is no more and no less than a life estate with the remainder over to "the heirs of the body" of the first donee in tail. If those heirs were known at the time, and there was no presumption that other heirs might be born after the execution of the instrument that could not be directly named in the grant, the result would be the same. It is hard to see why a conveyance that does not name the heirs of one's body but grants to them an estate in fee simple is subject to any objections that would not obtain to a grant of an estate for life with the remainder over in fee simple to persons specifically named therein.

As this statute now stands, it not only expresses a wise public policy, but gives to the individual the largest liberty possible in dealing with his own property, consistent with the welfare of the state, and this is one of the primary objects of all popular government. Whether such estates may be permitted in the future, undoubtedly rests in the judgment of the law-making power of the state, but whether that power can destroy existing estates created in conformity to and by authority of statute is an entirely different proposition.

Believing, therefore, that the ills likely to flow from the passage of this bill outweigh the benefits contemplated, I return it unapproved to the House wherein originated.

JAMES M. COX,
Governor.

The question being "Shall the bill pass notwithstanding the objections of the governor?", Mr. Lowry moved that further consideration be indefinitely postponed.

The motion was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to S. B. No. 137—Mr. Haas.

Attest:

W. V. GOSHORN,
Clerk.

The speaker handed down the following communication:

In accordance with S. J. R. No. 26, the speaker appoints, on the part of the House, the following committee: Messrs. Snyder, of Hamilton, Guthery and Robinson.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

H. B. No. 80—Mr. Bonnell. To amend section 13413 of the General Code, relating to the catching, killing or injuring of skunks.

H. B. No. 99—Mr. Thatcher. To repeal sections 2510, 2511, 2512, 2513, 2514, 2515 and 2516 of the General Code, relating to the power of the judge of common pleas to appoint annually two men to examine the report of the county commissioners, and to the duties of said examiners.

H. B. No. 109 — Mr. Schaefer. To amend section 5784 of the General Code, relating to the misbranding of drugs.

H. B. No. 232 — Mr. Fellingner. To amend section 656 of the General Code, relating to delivery of securities to insurance companies.

H. B. No. 298 — Mr. Welsh. To amend section 1441 of the General Code, relative to fishing nets.

H. J. R. No. 29 — Mr. Doster. Relating to printing S. B. No. 48 in pamphlet form.

JOHN L. McDERMOTT,
VINCENT ZMUNT,
J. E. HOLDEN,
JAS. T. CARROLL,
FRANK W. THOMAS,

W. A. AGLER,
W. D. FULTON,
EARL E. ERTEL,
F. J. KILRAIN.

The speaker of the House, in the presence of the House, signed said bills and joint resolution.

Mr. Lowry moved that the House proceed to the second order of business.

The motion was agreed to and the House proceeded to the second order of business, being bills for second reading.

H. B. No. 287 — Mr. Jenkins, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Kilpatrick asked unanimous consent to offer at this time amendments to H. B. No. 2, now on the calendar.

The request was granted, and Mr. Kilpatrick offered the following amendments:

In section 1, line 4, strike out the word "and" and insert in lieu thereof the word "or".

In section 1, line 12, strike out the word "or" and insert in lieu thereof the word "of".

In section 2, line 3, insert the words "or printed" after the word "written".

In section 2 strike out lines 13, 14, 15 and 16 and all before the period in line 17 and insert in lieu thereof the following:

"and may be filed with the governor of the state; or complaints against officers other than state officers may be filed with the judge of the court of common pleas of the county wherein the officer against whom the complaint is filed resides, and all complaints against state officers may be filed with the court of appeals in the district wherein the officer against whom the complaint is filed resides. The governor, or judge or clerk of the court, shall cause a copy of such statement to be served upon the officer, against whom the complaint has been filed, at least ten days before the hearing".

In section 3, line 2, after the word "judge" insert the words "or court".

In section 3, line 13, after the words "common pleas" insert the words "or the court of appeals".

In section 4, line 1, after the words "common pleas" insert the following:

"in all cases for the removal of other than state officers".

In section 4, line 11, before the word "days" insert the word "court".

In section 4, line 22, after the period and the word "resides" insert the following:

In all cases involving the removal of a state officer, the officer shall have the right of review or appeal to the supreme court on leave first obtained, and such court shall hear such case in not more than thirty court days after leave has been granted and in other respects such hearing shall follow the regular procedure in appealable cases which originate in the court of appeals."

In section 4, line 24, after the word "county", insert the following: "where such officer so removed resides".

The amendments were agreed to, and Mr. Kilpatrick was appointed such committee and reported the bill amended as instructed.

On motion of Mr. Kilpatrick, said bill was ordered printed as amended and placed in the bill books.

By unanimous consent, the following bills were introduced and read the first time:

H. B. No. 572 — Mr. Kennedy. To amend sections 9735 of the General Code, relating to declaration of dividends by banks.

H. B. No. 573 — Mr. Kennedy. To amend section 724 of the General Code, relating to examination of banks.

H. B. No. 574 — Mr. Snyder, of Pickaway (by request). To amend section 1698 of the General Code, relative to rules that the supreme court may prescribe to govern the examination of persons to be admitted to practice as an attorney and counselor at law in the state of Ohio.

H. B. No. 265 — Mr. King, of Ashtabula, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. King moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 86 strike out comma "not"

In line 87 strike out "to exceed five" and comma.

In line 3 strike out "of Ohio shall".

In lines 116 and 137 strike out "of Ohio".

The motion was agreed to, and Mr. King, of Ashtabula, was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Hite moved that the rules be suspended and H. B. No. 444, be made a special order for next Tuesday at 10 o'clock a. m.

The motion was agreed to and the bill was made a special order.

Mr. Ruhlman moved that the rules be suspended and H. B. No. 466 be made a special order for next Tuesday at 10:05 o'clock a. m.

The motion was agreed to and the bill was made a special order.

Mr. Fell moved that the rules be suspended and H. B. No. 467 be made a special order for next Tuesday at 10:10 o'clock a. m.

The motion was agreed to and the bill was made a special order.

Mr. Kramer moved that the rules be suspended and Sub. S. B. No. 78 be made a special order for next Tuesday at 3:45 o'clock p. m.

The motion was agreed to and the bill was made a special order.

Mr. King, of Ashtabula, moved that the rules be suspended and H. B. No. 472 be made a special order for next Tuesday at 11:00 o'clock a. m.

The motion was agreed to and the bill was made a special order.

Mr. Conover moved that the rules be suspended and H. B. No. 345 be made a special order for next Tuesday at 11:30 o'clock a. m.

The motion was agreed to and the bill was made a special order.

Mr. Lowry presented the petition of Mr. W. S. Johnson and two hundred and fifty other citizens of Lucas, Wood, Henry and Defiance counties, asking the general assembly to amend H. B. No. 134 — Mr. Hite, to include in the system of inter-county highways, a highway improvement, to be known as the Maumee Valley Route, commencing with the city of Toledo, Ohio, following thence the course of the Maumee river through Perrysburg or Maumee, Waterville, Grand Rapids, Texas, Napoleon, Florida, Independence and Defiance, and ending at the Indiana state line in the proximity of the city of Ft. Wayne, Indiana, which was referred to the committee on Public Highways.

On motion of Mr. Lowry, the House adjourned at 5:22 o'clock, p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Friday, March 14, 1913, 9:00 o'clock a. m.

The house met pursuant to adjournment.

Prayer was offered by the Reverend R. E. Golladay, of Columbus.

The journal of yesterday was read and approved.

Mr. Lowry moved that the rules be suspended and Mr. Shanley be permitted to offer a resolution.

The motion was agreed to and Mr. Shanley offered the following:

H. R. No. 57 — Mr. Shanley.

WHEREAS, Next Monday marks the yearly recurrence of the universal festival in honor of the glorious St. Patrick and the Emerald Isle, ever faithful as she is ever green; and

WHEREAS, The day comes laden with memories, which not only stir the depths of Irish hearts, but appeal to all true lovers of the human virtues of patriotism, hospitality, courage and chivalrous deference to women, everywhere as characteristic of the sons of Erin, as are wit, comeliness and modesty, correspondingly characteristic of her daughters; and

WHEREAS, Though the day is distinctly Irish, yet all classes and conditions of people are proud to wear the green on this day, if only out of sympathetic regard for the exiles of that dear old land, whose sad history furnishes the one touch of nature that makes the whole world kin, and whose undying aspirations for ultimate nationality, strike a responsive chord which vibrates round the globe; therefore

Be it Resolved, That the members of this House of the Eightieth General Assembly, respect the world-wide custom by wearing "a bit of green," next Monday, March 17.

Mr. Shanley moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the resolution was adopted.

Mr. Lowry moved that the House proceed to the fourth order of business.

The motion was agreed to and the House proceeded to the fourth order of business, being reports of standing committees.

Mr. Plank submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 538 — Mr. Jenkins, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended: In line 6 after "agreement" insert "in writing."

W. M. BROWN,
WILL E. MURPHY,
CHAS. A. WHITE,
F. M. PLANK,

W. C. McGUFFEY,
B. H. KATHE,
C. H. McCORMICK,
N. H. HUNTER.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kathe submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 480 — Mr. Criswell, of Coshocton, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended: Line 3 strike out "the premises of another" and insert "A garden or inclosure of another, devoted to culture of ginseng or golden seal".

WILL E. MURPHY,
W. M. BROWN,
CHAS. A. WHITE,
F. M. PLANK,
N. H. HUNTER,

G. G. O. PENCE,
B. H. KATHE,
C. H. McCORMICK,
W. C. McGUFFEY.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Pence submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 523 — Mr. Conover, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended: Line 5 strike out the letters "of nn" and insert "of an"; after "orchard" insert "of one or more fruit trees".

Line 9 strike out "knowingly permits a violation of" and insert "knowingly violates".

Line 11 after period following the word "performed" add: "It shall be the duty of the prosecuting attorney of the county in which any violation of this act may occur or the attorney general upon the request of the state board of agriculture or its successors to prosecute all violations of this act."

WILL E. MURPHY,
B. H. KATHE,
C. H. McCORMICK,
G. G. O. PENCE,
N. H. HUNTER,

F. M. PLANK,
CHAS. A. WHITE,
W. M. BROWN,
W. C. McGUFFEY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. McCormick submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 67 — Mr. Brown, of Union, having had the same under consideration, reports it back and recommends it be indefinitely postponed.

W. M. BROWN,
WILL E. MURPHY,
B. H. KATHE,
C. H. McCORMICK,

G. G. O. PENCE,
N. H. HUNTER,
F. M. PLANK,
CHAS. A. WHITE.

The report was agreed to, and the bill was ordered to be indefinitely postponed.

Mr. Bigelow submitted the following report:

The standing committee on Cities, to which was referred S. B. No. 60 — Mr. Gregory, having had the same under consideration, reports it back, and recommends its passage.

ROBERT BLACK,
HERBERT S. BIGELOW,
CHAS. A. ORRISON,

W. T. COLTER,
DON P. MILLS,
ADAM FRICK.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Bigelow submitted the following report:

The standing committee on Cities, to which was referred S. B. No. 95 — Mr. Jung, having had the same under consideration, reports it back, and recommends its passage.

ROBERT BLACK,
HERBERT S. BIGELOW,
CHAS. A. ORRISON,

W. T. COLTER,
DON P. MILLS,
ADAM FRICK.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Bigelow submitted the following report:

The standing committee on Cities, to which was referred S. B. No. 9 — Mr. Gregory, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 12, strike out "Mayor" and insert "Council".

ROBERT BLACK,
HERBERT S. BIGELOW,
CHAS. A. ORRISON,

W. T. COLTER,
ADAM FRICK,
DON P. MILLS.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Davis submitted the following report:

The standing committee on Conservation of Natural Resources, to which was referred H. B. No. 506 — Mr. Smith, of Butler, having had

the same under consideration, reports it back, and recommends its passage.

GEO. S. CRAWFORD,
ALTON H. ETLING,
W. R. DAVIS,

A. ROSS READ,
W. T. COLTER,
PERCY TETLOW,

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Colter submitted the following report:

The standing committee on County Affairs, to which was referred H. B. No. 528 — Mr. Bonnell, having had the same under consideration, reports it back, and recommends its passage.

C. APPENZELLER,
F. H. REIGHARD,
E. B. STIVERS,
W. G. AGLER,

W. T. COLTER,
GEO. S. CRAWFORD,
GEO. LEIST, JR.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Colter submitted the following report:

The standing committee on County Affairs, to which was referred H. B. No. 468 — Mr. Murphy, having had the same under consideration, reports it back, and recommends that further consideration of the bill be indefinitely postponed.

C. APPENZELLER,
FRANK H. REIGHARD,
FRED BARTHELMEH,

W. T. COLTER,
W. G. AGLER,
WM. H. SCHWEIKERT.

The report was agreed to, and the bill was ordered to be indefinitely postponed.

Mr. Stivers submitted the following report:

The standing committee on County Affairs, to which was referred H. B. No. 385 — Mr. Stivers, having had the same under consideration, reports it back and recommends its passage:

C. APPENZELLER,
FRANK H. REIGHARD,
E. B. STIVERS,
W. G. AGLER,

W. T. COLTER,
GEO. S. CRAWFORD,
FRED BARTHELMEH,
GEO. LEIST, JR.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Reighard submitted the following report:

The standing committee on County Affairs, to which was referred H. B. No. 478 — Mr. Ertel, having had the same under consideration, reports it back, and recommends its passage:

C. APPENZELLER,
FRANK H. REIGHARD,
GEO. S. CRAWFORD,

GEO. LEIST, JR.,
W. T. COLTER,
WM. H. SCHWEIKERT.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Barthelmeh submitted the following report:

The standing committee on County Affairs, to which was referred H. B. No. 502 — Mr. Barthelmeh, having had the same under consideration, reports it back, and recommends its passage.

C. APPENZELLER,	W. G. AGLER,
FRANK H. REIGHARD,	W. T. COLTER,
GEO. LEIST, JR.,	FRED BARTHELMEH.
E. B. STIVERS,	

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Reighard submitted the following report:

The standing committee on County Affairs, to which was referred H. B. No. 327 — Mr. Duffey, having had the same under consideration, reports it back, and recommends its passage.

FRED BARTHELMEH,	E. B. STIVERS,
C. APPENZELLER,	W. G. AGLER,
FRANK H. REIGHARD,	W. T. COLTER,
GEO. LEIST, JR.,	GEO. S. CRAWFORD.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Appenzeller submitted the following report:

The standing committee on County Affairs, to which was referred S. B. No. 150 — Mr. Moore, having had the same under consideration, reports it back and recommends its passage.

C. APPENZELLER,	W. T. COLTER,
FRANK H. REIGHARD,	GEO. S. CRAWFORD,
E. B. STIVERS,	FRED BARTHELMEH,
W. G. AGLER,	GEO. LEIST, JR.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Leist submitted the following report:

The standing committee on County Affairs, to which was referred H. B. No. 365 — Mr. Acker, having had the same under consideration, reports it back and recommends that further consideration of the bill be indefinitely postponed.

FRED BARTHELMEH,	W. G. AGLER,
C. APPENZELLER,	W. T. COLTER,
FRANK H. REIGHARD,	GEO. S. CRAWFORD,
GEO. LEIST, JR.	WM. H. SCHWEIKERT,
E. B. STIVERS,	

The report was agreed to and the bill was ordered to be indefinitely postponed.

Mr. Schweikert submitted the following report:

The standing committee on County Affairs, to which was referred H. B. No. 455 — Mr. Kemmerer (by request), having had the same under consideration, reports it back and recommends its passage.

FRED BARTHELMEH,
C. APPENZELLER,
FRANK H. REIGHARD,
E. B. STIVERS,
W. G. AGLER,

W. T. COLTER,
GEO. S. CRAWFORD,
GEO. LEIST, JR.
WM. H. SCHWEIKERT,

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Schweikert submitted the following report:

The standing committee on County Affairs, to which was referred H. B. No. 122 — Mr. Clark, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2 strike out the words "so as."

In line 10 strike out the word "accompanies" and in lieu thereof insert the word "companies."

In line 6 italicize all the words in the line except the last word, "with."

In line 9 italicize all the words in the line after period. Italicize all the words in lines 10 and 11.

In line 18 strike out the semi-colon and insert in lieu thereof a period and strike out all the remainder of the line and all of line 19.

C. APPENZELLER,
FRANK H. REIGHARD,
GEO. LEIST, JR.,

W. T. COLTER,
GEO. S. CRAWFORD,
WM. H. SCHWEIKERT.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Snyder, of Hamilton, submitted the following report:

The standing committee on Judiciary to which was referred H. B. No. 321 — Mr. Snyder, of Hamilton, having had the same under consideration, reports it back, and recommends its passage.

THORNTON R. SNYDER,
CULBERTSON J. SMITH,
W. B. KILPATRICK,
STEPHEN M. YOUNG,
S. H. WILLIAMS,
PERCY TETLOW,

JNO. F. KRAMER,
PETER J. COLLINS,
C. A. REID,
OSCAR E. DISER,
IRWIN F. SNYDER,
V. J. VONDERHEIDE.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Snyder, of Hamilton, submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 457 — Mr. Black, of Hamilton, having had the same under consideration, reports it back, and recommends its passage.

W. B. KILPATRICK,
V. J. VONDERHEIDE,
THORNTON R. SNYDER,
ALTON H. ETLING,

CULBERTSON J. SMITH,
PETER J. COLLINS,
J. R. B. KESSLER,
S. H. WILLIAMS.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 514 — Mr. Diser, having had the same under consideration, reports it back, and recommends its passage.

W. B. KILPATRICK,
S. H. WILLIAMS,
PETER J. COLLINS,
J. R. B. KESSLER,
CULBERTSON J. SMITH,
IRVIN F. SNYDER,
THORNTON R. SNYDER,

C. A. REID,
JOHN F. KRAMER,
STEPHEN M. YOUNG,
PERCY TETLOW,
OSCAR E. DISER,
J. CHAS. CRISWELL,
V. J. VONDERHEIDE,

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 490 — Mr. Reid, of Fayette, having had the same under consideration, reports it back and recommends its passage.

C. A. REID,
W. B. KILPATRICK,
J. R. B. KESSLER,
JOHN F. KRAMER,
STEPHEN M. YOUNG,
S. H. WILLIAMS,

PERCY TETLOW,
OSCAR E. DISER,
J. CHAS. CRISWELL,
THORNTON R. SNYDER,
V. J. VONDERHEIDE,

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 431 — Mr. McCormick, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 51 strike out "then current" and "of" where it appears in last two places. Insert in line 51 after the word term "for which" and after "judge" insert "has been elected in".

In line 56 strike out the period and in lieu thereof insert a comma and after said comma insert the following: "and the resident judge of the court of common pleas, shall appoint the necessary deputies, clerks

and assistants to have charge and perform the work incident to the probate division. The salaries of such deputies, clerks and assistants to be regulated by section 2980-1 of the General Code."

W. B. KILPATRICK,
STEPHEN M. YOUNG,
S. H. WILLIAMS,
C. A. REID,

THORNTON R. SNYDER,
V. J. VONDERHEIDE,
J. R. B. KESSLER,
PERCY TETLOW.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kessler submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 417 — Mr. Kessler, having had the same under consideration, reports it back, and recommends its passage.

W. B. KILPATRICK,
CULBERTSON J. SMITH,
THORNTON R. SNYDER,
J. R. B. KESSLER,
PETER J. COLLINS,
S. H. WILLIAMS,
IRVIN F. SNYDER,

STEPHEN M. YOUNG,
PERCY TETLOW,
OSCAR E. DISER,
J. CHAS. CRISWELL,
V. J. VONDERHEIDE,
ALTON E. ETLING.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Smith, of Butler, submitted the following report:

The standing committee on Judiciary, to which was referred S. B. No. 34 — Mr. Haas, having had the same under consideration, reports it back and recommends its passage.

W. B. KILPATRICK,
PETER J. COLLINS,
S. H. WILLIAMS,
J. R. B. KESSLER,
IRVIN F. SNYDER,
CULBERTSON J. SMITH,
C. A. REID,

JOHN F. KRAMER,
STEPHEN M. YOUNG,
PERCY TETLOW,
OSCAR E. DISER,
J. CHAS. CRISWELL,
THORNTON R. SNYDER.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Williams submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 525 — Mr. Thatcher, having had the same under consideration, reports it back, and recommends its passage:

W. B. KILPATRICK,
J. R. B. KESSLER,
PETER J. COLLINS,
S. H. WILLIAMS,
IRVIN F. SNYDER,
CULBERTSON J. SMITH,
C. A. REID,

JOHN F. KRAMER,
STEPHEN M. YOUNG,
PERCY TETLOW,
OSCAR E. DISER,
J. CHAS. CRISWELL,
THORNTON R. SNYDER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 526 — Mr. Fellingner, having had the same under consideration, reports it back, and recommends its passage.

O. B. CHAPMAN,
J. C. HOFFMAN,
FRANK P. LAMBERT,
FRANK B. FELL,
ALFRED ROBINSON,
PERCY TETLOW,

JAMES NYE,
FRANK W. THOMAS,
W. B. KILPATRICK,
LAWRENCE BRENNAN,
HARRY F. VOLLMER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Chapman moved that the rules be suspended and H. B. No. 526 — Mr. Fellingner, be made a special order for next Monday evening at 5:15 o'clock p. m.

The motion was disagreed to and said bill was ordered to take its regular place on the calendar.

Mr. Smith, of Butler, submitted the following report:

The standing committee on Library, to which was referred S. B. No. 171 — Mr. Hopple, having had the same under consideration, reports it back and recommends its passage.

C. B. WINTERS,
THORNTON R. SNYDER,
JAMES A. FREEMAN,
H. L. HASTINGS,

W. A. HITE,
ALTON H. ETLING,
CULBERTSON J. SMITH.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Shanley submitted the following report:

The standing committee on Military Affairs, to which was referred H. B. No. 529 — Mr. Capelle, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 17 after the word "twenty-one", insert the word "years".

In line 23 strike out all of said line after the word "and".

In line 24 strike out the words "the commission and".

In line 27 strike out the word "and".

In line 32 strike out all of said line after the word "penalties".

Strike out all of line 33.

In line 34 strike out the words "ject to the same penalties".

In line 55 strike out the period and add the following: "provided however that no exhibition shall exceed twelve three-minute rounds".

In line 45 strike out the word "seem" and insert "deem".

JOHN J. SHANLEY,
SMITH L. WELSH,
LOUIS R. SIEBERT,

LOUIS H. CAPELLE,
WM. G. BEATTY,

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 216 — Mr. King, of Franklin, having had the same under consideration, reports it back with the following amendments:

In line 18 strike out "And" and capitalize "unless";

After the comma following "contract" insert "all the above mentioned articles".

In line 21 continue paragraph.

In line 23 insert comma after "be".

In line 29 insert comma after "hereby".

GEO. M. HOAGLIN,
J. CHAS. CRISWELL,
JAS. T. CARROLL,

JOSEPH LUSTIG,
ALTON H. ETLING,
G. M. PLUMB.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third in its regular order.

Mr. Criswell, of Morrow, submitted the following report:

The standing committee on Phraseology, to which was referred S. B. No. 132 — Mr. Hudson, having had the same under consideration, reports it back without amendment.

J. CHAS. CRISWELL,
GEO. M. HOAGLIN,
JOSEPH LUSTIG,

G. M. PLUMB,
JAS. T. CARROLL.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Criswell, of Morrow, submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 224 — Mr. Deaton, having had the same under consideration, reports it back without amendment.

J. CHAS. CRISWELL,
O. J. THATCHER,
JOSEPH LUSTIG,

JAS. T. CARROLL,
G. M. PLUMB.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Thatcher submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 329 — Mr. Diser, having had the same under consideration, reports it back with the following amendments:

In line 36, insert comma after "election".

In line 41, omit first "in" change initial "a" in "all" to a capital.

In line 43, omit first "in" and change initial "a" in "all" to a capital.

In line 130, insert comma after "justice".

In line 153, insert comma after "sit".

In line 154, insert comma after "otherwise".

In line 221, insert a comma after "applicable".

In line 303, insert comma after "case".

In line 324, insert comma after "\$50.00".

In line 506 insert comma before "until".

In line 520, strike out " $\frac{1}{4}$ " and insert "one-quarter" in its place.

In line 586, insert preposition "to" after "relating."

G. M. PLUMB,

O. J. THATCHER,

JOSEPH LUSTIG,

J. CHAS. CRISWELL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Thatcher submitted the following report:

The standing committee on Phraseology, to which was referred H. H. No. 356 — Mr. Orrison, having had the same under consideration, reports it back.

O. J. THATCHER,
J. CHAS. CRISWELL,
JOSEPH LUSTIG,

JAS. T. CARROLL,
G. M. PLUMB.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Thatcher submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 251 — Mr. Bigelow, having had the same under consideration, reports it back with the following amendments.

In line 3 insert a comma after "be" and "hereby".

In line 15 strike out the comma after "exercised".

In line 24 strike out comma after "are" and insert comma after "be" and "hereby".

G. M. PLUMB,
O. J. THATCHER,
ALTON H. ETLING,

JOSEPH LUSTIG,
J. CHAS. CRISWELL,
GEO. M. HOAGLIN.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Williams submitted the following report:

The standing committee on Prisons and Prison Reform, to which was referred H. B. No. 556 — Mr. Black, of Wyandot, having had the same under consideration, reports it back and recommends its passage.

S. H. WILLIAMS,
C. M. FOREMAN,
MARTIN QUINLISK,
ED. H. BISHOP,
M. J. JENKINS,

PETER J. COLLINS,
S. C. ANDERSON,
SAMUEL J. BLACK,
F. J. KILRAIN.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 445 — Mr. Kramer, having had the same under con-

sideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 8 insert "in" before "municipalities".

ROBERT BLACK,
C. APPENZELLER,
ED. H. BISHOP,
A. ROSS READ,

LAWRENCE BRENNAN,
C. A. ORRISON,
JOHN F. GILSON.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. J. R. No. 19 — Mr. Bishop, having had the same under consideration, reports it back with the following amendments, and recommends its adoption when so amended:

In line 13 strike out "secretary of state" and insert "attorney general".

In line 14 strike out "at".

In line 15 strike out "torney general" and insert "secretary of state".

ROBERT BLACK,
C. APPENZELLER,
LAWRENCE BRENNAN,
A. ROSS READ,

W. G. AGLER,
JOHN F. GILSON,
ED. H. BISHOP.

The amendments were agreed to.

The resolution was ordered to be engrossed and placed on the calendar in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. J. R. No. 20 — Mr. Bishop, having had the same under consideration, reports it back.

ROBERT BLACK,
C. APPENZELLER,
JOHN F. GILSON,

ED. H. BISHOP,
A. ROSS READ,
W. G. AGLER.

The report was agreed to.

The resolution was ordered to be engrossed and placed on the calendar in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. J. R. No. 22 — Mr. Appenzeller, having had the same under consideration, reports it back with the following amendment:

Insert the word "coroner" in line 13 after the word "sheriff"

ROBERT BLACK,
C. APPENZELLER,
LAWRENCE BRENNAN,

ED. H. BISHOP,
A. ROSS READ,
W. G. AGLER.

The amendment was agreed to.

The resolution was ordered to be engrossed and placed on the calendar in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. J. R. No. 21 — Mr. Appenzeller, having had the same under consideration, reports it back with the following amendments:

In line 13, strike out "township, municipal and school".

ROBERT BLACK,
C. APPENZELLER,
ED. H. BISHOP,

A. ROSS READ,
W. G. AGLER,
JOHN F. GILSON,

The amendment was agreed to.

The resolution was ordered to be engrossed and placed on the calendar in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. J. R. No. 23 — Mr. Appenzeller, having had the same under consideration, reports it back with the following amendments, and recommends its adoption when so amended:

In line 10, strike out "one thousand nineteen hundred" and insert "after their elections".

In line 11, strike out "and fifteen".

ROBERT BLACK,
JOHN F. GILSON,
W. G. AGLER,

A. ROSS READ,
LAWRENCE BRENNAN,
C. APPENZELLER.

The amendments were agreed to.

The resolution was ordered to be engrossed and placed on the calendar in its regular order.

Mr. Bour submitted the following report:

The standing committee on Public Buildings and Lands, to which was referred S. B. No. 109 — Mr. Weygandt, having had the same under consideration, reports it back and recommends its passage.

R. R. BOUR,
W. T. COLTER,
W. C. McGUFFEY,

W. M. BROWN,
R. R. REYNOLDS,
H. F. VOLLMER.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Ertel submitted the following report:

The standing committee on Public Highways, to which was referred H. B. No. 134 — Mr. Hite, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2 strike out the words "in the year 1913 and in each year there-".

In line 3 strike out the words "after, to and including the year 1922".

In line 3 strike out the word "levy".

In line 3 strike out the word "three-fourths" and in lieu thereof insert the word "one-half".

In line 26 strike out "Swanton, Delta, Wauseon, Archhold, Stryker," and in lieu thereof insert "Maumee, Napoleon, Defiance,".

In line 108 strike out the word "three-fourths" and in lieu thereof insert the word "one-half".

In line 115 strike out the words "1st day of July, 1913" and in lieu thereof insert the words "earliest period allowed by law".

W. A. HITE,
W. A. RHULMAN,
B. H. KATHE,
C. H. McCORMICK,

S. C. ANDERSON,
M. J. WALSH,
LOUIS HORWITZ,
EARL E. ERTEL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

On motion of Mr. Hite the rules were suspended and H. B. No. 134 was made a special order for next Tuesday at 10:15 o'clock a. m.

Mr Ertel submitted the following report:

The standing committee on Public Highways, to which was referred H. B. No. 406 — Mr. Shanley, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 13 strike out the words "or a com—"

In line 14 strike out the words "petent, practical road builder,"

W. A. HITE,
W. A. RHULMAN,
B. H. KATHE,
C. H. McCORMICK,

S. C. ANDERSON,
M. J. WALSH,
LOUIS HORWITZ,
EARL E. ERTEL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Ertel submitted the following report:

The standing committee on Public Highways, to which was referred H. B. No. 544 — Mr. Thomas, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5 after the word "of" insert the words "either side of".

In line 20 strike out the word "which".

In line 150 strike out the word "ten" and in lieu thereof insert the word "three".

In line 153 strike out the word "notwithstanding" and in lieu thereof insert the words "but subject to".

In line 185 change the period to a comma and add the words "but subject to the aggregate limitations provided by law".

In line 220 strike out the words "of providing" and in lieu thereof insert the words "to provide".

In line 221 after the word "for" insert the word "the".

In line 221 strike out the last "or" and in lieu thereof insert "of".

In line 223 after the comma insert the words "and the method provided herein shall be".

In line 226 change the period to a comma and add "not here specifically repealed."

W. A. HITE,
W. A. RHULMAN,
B. H. KATHE,
C. H. McCORMICK,

S. C. ANDERSON,
M. J. WALSH,
LOUIS HORWITZ,
EARL E. ERTEL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

On motion of Mr. Thomas, H. B. No. 544 was made a special order for next Tuesday at 10:20 o'clock a. m.

Mr. Hoaglin submitted the following report:

The standing committee on Public Schools, to which was referred H. B. No. 513 — Mr. Gilson, having had the same under consideration, reports it back, and recommends its passage.

GEO. M. HOAGLIN,
CHAS. D. BROWN,
JOHN F. GILSON,
JOHN F. KRAMER,
GEO. M. MORRIS,
GUY DETRICK,

FRED BARTHELMEH,
JOHN H. LOWRY,
J. CHAS. CRISWELL,
W. M. DICKSON,
JOHN J. SHANLEY, SR.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Barthelmeh submitted the following report:

The standing committee on Public Schools, to which was referred S. B. No. 42 — Mr. Beman, having had the same under consideration, reports it back, and recommends its indefinite postponement.

FRED BARTHELMEH,
GEO. M. HOAGLIN,
GUY DETRICK,
J. CHAS. CRISWELL,

JOHN J. SHANLEY, SR.
JOHN F. GILSON,
JOHN F. KRAMER,
VAN S. DEATON.

The report was agreed to and the bill was ordered to be indefinitely postponed.

Mr. Barthelmeh submitted the following report:

The standing committee on Public Schools, to which was referred S. B. No. 160 — Mr. Lloyd, having had the same under consideration, reports it back, and recommends its passage.

FRED BARTHELMEH,
GEO. M. HOAGLIN,
GUY DETRICK,
J. CHAS. CRISWELL,

JOHN F. GILSON,
JOHN J. SHANLEY, SR.,
JOHN F. KRAMER,
VAN S. DEATON.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Barthelmeh submitted the following report:

The standing committee on Public Schools, to which was referred H. B. No. 470 — Mr. Quinlisk, having had the same under consideration, reports it back, and recommends its passage.

GEO. M. HOAGLIN,
FRED BARTHELMEH,
GUY DETRICK,
J. CHAS. CRISWELL,

JOHN J. SHANLEY, SR.,
JOHN F. GILSON,
JOHN F. KRAMER,
VAN S. DEATON.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Barthelmeh submitted the following report:

The standing committee on Public Schools, to which was referred H. B. No. 458 — Mr. Boggs, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 20 strike out the words "and directed".

In line 26 strike out the words "and directed".

In line 28 strike out the words "and directed".

FRED BARTHELMEH,
GUY DETRICK,
J. CHAS. CRISWELL,
JOHN J. SHANLEY,

JOHN F. KRAMER,
VAN S. DEATON,
GEO. M. HOAGLIN,
W. M. DICKSON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Orrison submitted the following report:

The standing committee on Public Waterways, to which was referred H. B. No. 508 — Mr. Morris, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 7 after "any" insert "such".

In line 8 after "tracks" insert "or bridge".

In line 10 after "ditch" insert "by dredging" and after "way" insert "or under such bridge" and after the period insert "The expense incurred in actually raising or opening its tracks or bridge shall be equally borne by said railroad company and the county, municipality or other public authority having control of such improvement; provided that if said railroad is assessed its proper share of the costs and expenses of such improvement under section 6445 of the General Code, it shall not be held to bear any of the cost of raising or lowering its tracks or bridge, and in such case the entire cost of raising or opening said tracks or bridge shall be borne by the county, municipality or other public authority having control of such improvement. Upon receipt of said notice by such company it shall immediately notify the county, municipality or public authority having control of such improvement of the time when it will have its tracks or bridge opened or raised for the purpose for which they are to be opened or raised, which time must not be more than fifteen days after receipt by such company of such first notice; and it shall thereupon be the duty of said municipality, county or public authority to forthwith diligently prosecute to completion the work for which such bridge or tracks were raised or opened so as to cause the least possible interference over such railroad."

CHAS. A. ORRISON,
C. M. FOREMAN,
G. G. O. PENCE,

S. C. ANDERSON,
CHAS. D. BROWN,
C. APPENZELLER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. King, of Ashtabula, submitted the following report:

The standing committee on Taxation, to which was referred H. B. No. 516 — Mr. Hite, having had the same under consideration, reports it back, and recommends its passage:

W. S. KING,
CHAS. D. CONOVER,
GUY DETRICK,
W. R. DAVIS,

DON P. MILLS,
M. G. NUNGESSER,
M. A. WARNES.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. King submitted the following report:

The standing committee on Taxation, to which was referred H. E. No. 500 — Mr. Kilpatrick, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all of line 7 after the word "district" and all of line 8 up to the word "shall".

DON P. MILLS,
GUY DETRICK,
CHAS. D. CONOVER,

W. R. DAVIS,
W. S. KING,
M. A. WARNES.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. King, of Ashtabula, submitted the following report:

The standing committee on Taxation, to which was referred H. B. No. 474 — Mr. King, of Ashtabula, having had the same under consideration, reports it back and recommends its passage.

LOUIS H. CAPELLE,
CHAS. D. CONOVER,
W. R. DAVIS,
M. G. NUNGESSER,
R. R. BOUR,

M. A. WARNES,
GUY DETRICK,
W. S. KING,
DON P. MILLS,

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Taxation, to which was referred H. B. No. 320 — Mr. Black, of Hamilton, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 40 strike out the words "any unappropriated money" and insert "an emergency fund which shall be appropriated to the uses and purposes of the board and held".

In line 40 insert comma (,) after "treasury".

DON P. MILLS,
ROBERT BLACK,
W. S. KING,

GUY DETRICK,
LOUIS H. CAPELLE,
W. R. DAVIS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Schweikert submitted the following report:

The standing committee on Public Utilities, to which was referred H. B. No. 534—Mr. Schweikert, having had the same under consideration, reports it back, and recommends its passage.

LOUIS H. CAPELLE,
SAMUEL J. BLACK,
JOHN R. KING,
W. O. JACKSON,

FRANK P. LAMBERT,
W. A. RHULMAN,
DON P. MILLS,
WM. H. SCHWEIKERT.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Detrick submitted the following report:

The standing committee on Taxation, to which was referred H. B. No. 389—Mr. Jackson, having had the same under consideration, reports it back, and recommends its passage.

CHAS. D. CONOVER,
GUY DETRICK,
W. R. DAVIS,
R. R. BOUR,

LOUIS H. CAPELLE,
W. S. KING,
ROBERT BLACK,

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Etling submitted the following report:

The standing committee on Universities, Colleges and Normal Schools, to which was referred H. B. No. 161—Mr. Hoaglin, having had the same under consideration, reports it back for indefinite postponement.

ALTON H. ETLING,
G. M. PLUMB,
O. J. THATCHER,
I. S. GUTHERY,

STEPHEN M. YOUNG,
M. A. WARNES,
D. M. CRISWELL.

The report was agreed to and the bill was ordered to be indefinitely postponed.

Mr. Etling submitted the following report:

The standing committee on Universities, Colleges and Normal Schools, to which was referred H. B. No. 505—Mr. Smith, of Butler, having had the same under consideration, reports it back and recommends its passage.

G. M. PLUMB,
F. M. PLANK,
O. J. THATCHER,

ALTON H. ETLING,
STEPHEN M. YOUNG,
D. M. CRISWELL.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Murphy submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 546 — Mr. Boggs, having had the same under consideration, reports it back without recommendation.

W. M. BROWN,
WILL E. MURPHY,
W. C. McGUFFEY,
B. H. KATHE,

C. H. McCORMICK,
N. H. HUNTER,
F. M. PLANK,
CHARLES A. WHITE.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Stivers submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 125 — Mr. Acker, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In lines 7 and 8 strike out "or estimated to come into it during the six months next ensuing" and in lieu insert "or out of any funds remaining in the treasury at the end of each fiscal half year."

In line 14 after "5649-3d" insert "of the General Code."

W. H. SCHWEIKERT,
C. B. WINTERS,
E. B. STIVERS,

F. J. KILRAIN,
WARREN J. DUFFEY,
VIRGIL J. TERRELL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Stivers submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 419 — Mr. Stivers, having had the same under consideration, reports it back, and recommends its passage.

C. B. WINTERS,
WALTER G. AGLER,
WM. H. SCHWEIKERT,
E. B. STIVERS,

F. J. KILRAIN,
WARREN J. DUFFEY,
VIRGIL J. TERRELL.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Behne submitted the following report:

The select committee appointed by the Senate and the House of Representatives under Senate Joint Resolution No. 13, having had the same under consideration, submits the following report:

We find that the following departments of our state government are required to rent office room:

Ohio Board of Charities.

Ohio State Board of Health.

Chief Engineer of Public Works.

Registrar of Automobiles.

Department of State Bureau of Vital Statistics.

Department of Banks and Banking.
 Department of Boiler Inspection.
 State Highway Department.
 Ohio Board of Administration.
 State Liability Board of Awards.
 Chief Inspector of Workshops and Factories.
 Public Service Commission of Ohio.
 State Fire Marshal.
 Fish and Game Commission.
 Legislative Reference Department, State Library.
 Library Organization, State Library.
 Tax Commission of Ohio.
 Chief Examiner Steam Engineers.
 State Inspector of Oils.
 Ohio State Armory Board.
 Bindery, Department of Public Printing.

We further find the rentals paid for offices in various buildings, the number of rooms occupied, the square feet of floor space and the rent per square foot to be as follows:

Name of Building.	Annual Rent.	Rooms Occupied.	Square Feet Floor Space.	Rental per Square Foot.
Hartman	\$29,502 15	85	32,680	\$0 90
New 1st Nat'l.....	8,340 00	31	7,272	1 14
Harrison	4,446 00	21	3,689	1 20
New Hayden	1,956 00	9	1,672	1 11
Spahr	360 00	2	200	1 80
Chamber of Commerce	360 00	2	280	1 29
Hoster Realty Co.....	6,300 00	5	22,686	27
Total	\$51,144 15	155	68,579	

BOARD OF STATE CHARITIES.

Hartman Building — Six rooms on tenth floor covering 1,800 square feet floor space; annual rental, \$1,627.50; lease expires January 1, 1917, unless revoked by general assembly; paid \$27.50 for moving office, January 1, 1912.

OHIO STATE BOARD OF HEALTH.

Hartman Building — Seventeen rooms on third and fourth floors covering 7,185 square feet floor space; annual rental, \$7,328.40; lease expires April 15, 1917; paid \$5,100.00 for moving offices in April, 1912.

CHIEF ENGINEER PUBLIC WORKS.

Hartman Building — Three rooms on fifth floor covering 1300 square feet floor space; annual rental, \$985.00; lease expires Nov. 1, 1916; present quarters are too large.

REGISTAR OF AUTOMOBILES.

Hartman Building — One room on first floor and three rooms on third floor covering 1775 square feet floor space; annual rental, \$1,410.00; lease expires Dec. 1, 1916.

BUREAU OF VITAL STATISTICS.

Hartman Building — Seven rooms and vault on fourth floor covering 2700 square feet floor space; annual rental, \$2,220.00; lease expires December, 1916.

DEPARTMENT OF BANKS AND BANKING.

Hartman Building — Nine rooms on eighth floor covering 1700 square feet floor space; annual rental, \$2,197.25; lease expired Feb. 15, 1913; department requires one additional room.

DEPARTMENT OF BOILER INSPECTION.

Hartman Building — Two rooms on seventh floor covering 760 square feet floor space; annual rental, \$900.00; lease expires Feb. 5, 1917; department requires about one third additional floor space; expended \$8.00 for moving equipment in February, 1912.

STATE HIGHWAY DEPARTMENT.

Hartman Building — Nine rooms on seventh floor covering 5000 square feet floor space; annual rental, \$3,617.70; lease expires Dec. 1, 1916; department moved June, 1912, at cost of \$65.00.

OHIO BOARD OF ADMINISTRATION.

Hartman Building — Sixteen rooms on ninth floor covering 6460 square feet floor space; annual rental, \$6,156.60; lease expires Dec. 1, 1915; present quarters too large; expended \$35.00 for moving department January 1, 1912.

STATE LIABILITY BOARD OF AWARDS.

Hartman Building — Twelve rooms and corridor on sixth floor covering 4000 square feet floor space; annual rental, \$3,059.70; lease expires in December, 1916, except on one room which expires March, 1914; will require additional floor space after January, 1913.

CHIEF INSPECTOR WORKSHOPS AND FACTORIES.

New First National Bank Building — Six rooms and corridor on third floor covering 1623 square feet floor space; annual rental \$1,680.00; lease expires June 1, 1913; department requires additional floor space.

PUBLIC SERVICE COMMISSION OF OHIO.

New First National Bank Building — Nineteen rooms on third, fourth and sixth floors covering 4026 square feet floor space; annual rental, \$4,860.00; department requires additional floor space; expended \$42.00 in moving December 3, 1909.

STATE FIRE MARSHAL.

New First National Bank Building — Six rooms and corridor on second floor covering 1623 square feet floor space; annual rental, \$1,680.00; no lease; expended \$36.00 in moving during past year.

FISH AND GAME COMMISSION.

New Hayden Building — Three rooms on ninth floor covering 500 square feet floor space; annual rental, \$720.00, no lease; will require additional office room if pending legislation is enacted.

LEGISLATIVE REFERENCE DEPARTMENT, STATE LIBRARY.

Chamber of Commerce Building — Two rooms on third floor covering about 280 square feet floor space; annual rental, \$360.00; additional floor space necessary.

LIBRARY ORGANIZATION, STATE LIBRARY.

Spahr Building — Two rooms on fourth floor covering 200 square feet floor space; annual rental, \$360.00; no lease.

TAX COMMISSION OF OHIO.

Harrison Building — Entire twelfth floor, 16 small rooms, and four rooms on sixth floor, covering total of 3489 square feet floor space; annual rental, \$4,230.00; no lease; quarters crowded and will soon require additional office space.

CHIEF EXAMINER STEAM ENGINEERS.

Harrison Building — One room on fifth floor covering 200 square feet floor space; annual rental, \$216.00; no lease; another room of same size necessary; expended \$6.00 in past year for moving.

STATE INSPECTOR OF OILS.

New Hayden Building — Three rooms on tenth floor covering 660 square feet floor space; annual rental, \$816.00, no lease.

OHIO STATE ARMORY BOARD.

New Hayden Building — Three rooms on second floor covering 512 square feet floor space; annual rental, \$420.00; no lease.

BINDERY OF DEPARTMENT OF PUBLIC PRINTING.

Building owned by Hoster Realty Company, corner Third and Chestnut streets — Five rooms on ground floor covering 22,686 square feet floor space; annual rental, \$6,300.00; lease expires April 15, 1913; expended \$2,148.92 in past year for moving equipment.

We therefore recommend that the state erect an office building for the use of its various departments, having not less than 100,000 square feet of floor space, exclusive of halls and corridors.

We further recommend that the state erect a building for the bindery department of public printing on some suitable ground owned by the state in the city of Columbus.

We further recommend the purchase of a suitable site for the erection of an office building, and recommend the enactment of a law at the

present session of the legislature authorizing the state to acquire such site by purchase of condemnation proceedings and to appropriate money therefor.

Respectfully submitted,

E. F. WIESER,
W. A. WEYGANDT,
M. E. BEMAN,

Members of the Senate.

THORNTON R. SNYDER,
WM. BEHNE,
C. A. REID,

Members of House of Representatives.

The report was agreed to and ordered referred to the committee on Appropriations and Finance.

Mr. Brown, of Ashland, moved that the rules be suspended and H. B. No. 393 be made a special order for next Tuesday at 2:00 o'clock p. m.

The motion was disagreed to.

Bills were referred as follows:

H. B. No. 558 — Mr. Kessler. To the committee on County Affairs.

H. B. No. 559 — Mr. Smith, of Butler. To the committee on Agriculture.

H. B. No. 560 — Mr. Doster. To the committee on Public Health.

H. B. No. 561 — Mr. Sweeney. To the committee on Prisons and Prison Reform.

H. B. No. 562 — Mr. Snyder, of Hamilton. To the committee on Judiciary.

H. B. No. 563 — Mr. Snyder, of Hamilton. To the committee on Judiciary.

H. B. No. 564 — Mr. Snyder, of Hamilton. To the committee on Judiciary.

H. B. No. 565 — Mr. Snyder, of Hamilton. To the committee on Judiciary.

H. B. No. 566 — Mr. Elack, of Hamilton. To the committee on Privileges and Elections.

H. B. No. 567 — Mr. Fulton. To the committee on Federal Relations.

H. B. No. 568 — Mr. Collins. To the committee on Judiciary.

H. B. No. 569 — Mr. Read, of Summit. To the committee on Labor.

H. B. No. 571 — Mr. Warnes. To the committee on Taxation.

S. B. No. 172 — Mr. Hopple. To the committee on Public Schools.

S. B. No. 110 — Mr. Pernstein. To the committee on Privileges and Elections.

S. B. No. 153 — Mr. Haas. To the committee on Labor.

S. B. No. 154 — Mr. Haas. To the committee on Judiciary.

S. B. No. 182 — Mr. Cook. To the committee on Public Health.

S. B. No. 159 — Mr. Haas. To the committee on Public Utilities.

S. B. No. 56 — Mr. Weygandt. To the committee on Constitutional Amendments and Initiative and Referendum.

S. B. No. 180 — Mr. Hoppie. To the committee on Insurance.

H. E. No. 572 — Mr. Kennedy. To the committee on Banks and Banking.

H. B. No. 573 — Mr. Kennedy. To the committee on Banks and Banking.

H. B. No. 574 — Mr. Snyder, of Pickaway. To the committee on Judiciary.

Mr. McGuffey moved that the rules be suspended and H. B. No. 492 be made a special order for next Wednesday at 1:45 o'clock p. m.

The motion was agreed to and the bill was made a special order.

The following bills were introduced and read the first time.

H. B. No. 575 — Mr. Boggs. To amend sections 5837, 5838 and 5839 of the General Code of the state of Ohio.

H. B. No. 576 — Mr. Smith, of Butler. Establishing a municipal court for the city of Hamilton, Butler county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.

On motion of Mr. Smith, of Butler, the rules were suspended and H. B. No. 576 was referred at once to the committee on Judiciary.

The following bills were also introduced and read the first time:

H. B. No. 577 — Mr. Criswell, of Coshocton. To amend section 7108 of the General Code, to provide for the improvement of public highways in municipalities.

H. B. No. 578 — Mr. Tetlow. To amend sections 8945-1, 8945-2 and 8945-3 of the General Code, and to enact supplementary sections 8945-4, 8945-5 and 8945-6 requiring common carriers engaged in operating a railroad, located in whole or in part within the state of Ohio, to equip all locomotive engines used in transportation of trains with safe and efficient headlights, and to provide a penalty for the violation of the same.

H. B. No. 579 — Mr. Tetlow. To regulate the number of manufactories of intoxicating liquors in any county of the state.

H. B. No. 580 — Mr. Vollmer. Providing for the establishment of courts of conciliation.

H. B. No. 581 — Mr. Schaefer. Providing for the relief of John S. Cutcheon, private in Battery "A", Field Artillery, Ohio National Guard.

H. B. No. 582 — Mr. Mills. To repeal chapter I, division 2, title III, part first of the General Code, relating to the public service commission of Ohio; and to enact a chapter, with a similar number, relating to the public utilities commission of Ohio.

On motion of Mr. Mills, the rules were suspended and H. B. No. 582 was referred to the committee on Public Utilities.

The following bill was also introduced and read the first time:

H. B. No. 583 — Mr. Mills. To authorize the board of trustees of the Ohio state university to construct and equip buildings and provide apparatus for the same, to appropriate from the general revenue fund of the state for such purposes, and to provide for the reimbursement of said fund out of the Ohio state university fund.

On motion of Mr. Mills, the rules were suspended and H. B. No. 583 was referred at once to the committee on Appropriations and Finance.

The following bills were also introduced and read the first time:

H. B. No. 584 — Mr. Kilrain. To repeal section 11561 of the General Code.

H. B. No. 585 — Mr. Carroll. To punish the offense of giving a false or fictitious name.

H. B. No. 586 — Mr. Beyer. To further supplement section 5365 of the General Code by the enactment of a section to be known as section 5365-2 of the General Code, and to provide for private forest reserves for the purpose of carrying into effect certain provisions of section 36, article 2 of the constitution.

On motion of Mr. Beyer, the rules were suspended and H. B. No. 586 was referred at once to the committee on Agriculture.

The following bills were also introduced and read the first time:

H. B. No. 587 — Mr. Vonderheide. To regulate the itinerant vending of medicines, and nostrums, and of compounds and mixtures containing dangerous or habit-forming drugs, and to provide for the licensing of venders of the same.

H. B. No. 588 — Mr. Nye. To provide for the nomination and election of municipal officers by separate and non-partisan ballot.

H. B. No. 589 — Mr. Williams. To amend sections 1 and 8 of an act, entitled an act to establish a criminal court in the city of Lorain, Lorain county, Ohio, passed May 10, 1910.

H. B. No. 590 — Mr. Cowan. To make general appropriations.

On motion of Mr. Cowan, the rule requiring bills to be referred to committees was suspended and H. B. No. 590 was made a special order for second reading Wednesday at 1:45 o'clock p. m.

The following bills were also introduced and read the second time.

H. B. No. 591 — Mr. Kramer. To amend section 13049 of the General Code, relating to shows and exhibits on Sunday.

H. B. No. 592 — Mr. Donaldson. To authorize the board of education of Townsend township, Sandusky county, Ohio, to pay Dorothy Gullett for services as teacher.

H. B. No. 593 — Mr. Read, of Summit. To provide for the erection of a building for state printing and bindery and to make appropriation therefor.

H. B. No. 594 — Mr. Barthelmeh. To amend section 3637 of the General Code, relating to electric wires in municipalities.

Mr. Kilpatrick moved that the rules be suspended and H. B. No. 2 be made a special order for next Tuesday at 10:30 o'clock a. m.

The motion was agreed to.

Mr. Kilpatrick moved that the committee on Judiciary be relieved of further consideration of H. B. No. 432 and said bill be referred to the committee on Public Utilities.

The motion was agreed to and the bill so referred.

Mr. Behne moved that the committee on Public Printing be relieved of further consideration of H. B. No. 306 and said bill be referred to the committee on Insurance.

The motion was agreed to and the bill so referred.

Mr. Capelle offered: H. J. R. No. 37. That the clerk be, and hereby is, instructed to cause to be printed 500 additional copies of H. B. No. 529.

Mr. Capelle moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted—yeas 49, nays 14, as follows:

Those who voted in the affirmative are: Messrs.

Behne,	Crawford,	King,	Stivers,
Beyer,	Deaton,	of Franklin,	Sweeney,
Bigelow,	Ertel,	Mills,	Terrell,
Bishop,	Foreman,	Nye,	Tetlow,
Black,	Gilson,	Orrison,	Thomas,
of Wyandot,	Hastings,	Pence,	Venus,
Bonnell,	Hoover,	Plumb,	Vollmer,
Bour,	Horwitz,	Read, of Summit,	Walsh,
Brennan,	Hunter,	Reynolds,	Warnes,
Capelle,	Kilpatrick,	Robinson,	Welsh,
Carroll,	Kilrain,	Schaefer,	Williams,
Colter,	King,	Shanley,	Wintermute,
Conover,	of Ashtabula,	Siebert,	Woodworth—49.

Those who voted in the negative are: Messrs.

Appenzeller,	Criswell,	Kramer,	Reighard,
Barthelmeh,	of Morrow,	Morris,	Schweikert,
Collins,	Detrick,	Plank,	Smith,
Cooper,	Hoaglin,		of Morgan—13.

The resolution was lost.

By unanimous consent the following bill was introduced and read the first time:

H. B. No. 595—Mr. Barthelmeh. Relating to suits against the state.

Mr. Warnes moved that the rules be suspended and S. B. No. 88—Mr. Cahill, be made a special order for Tuesday at 2:05 o'clock p. m.

The motion was agreed to and the bill was made a special order.

Mr. Warnes moved that the rules be suspended and H. B. No. 393—Mr. Nungesser, be made a special order for Tuesday at 2:10 o'clock p. m.

The motion was agreed to and the bill was made a special order.

Mr. Brown, of Union, moved that the rules be suspended and H. B. No. 339, be made a special order for next Tuesday at 2:20 o'clock p. m., upon which the yeas and nays were demanded, taken and resulted—yeas 54, nays 8, as follows:

Those who voted in the affirmative are: Messrs.

Anderson,	Cowan,	King,	Rhulman,
Appenzeller,	Criswell,	of Ashtabula,	Robinson,
Barthelmeh,	of Coshocton,	King,	Scott,
Beyer,	Criswell,	of Franklin,	Shanley,
Bishop,	of Morrow,	Kramer,	Snyder,
Boggs,	Deaton,	Lambert,	of Pickaway,
Bonnell,	Detrick,	Morris,	Stivers,
Brown, of Union,	Ertel,	Nye,	Tetlow,
Capelle,	Foreman,	Orrison,	Thomas,
Carroll,	Freeman,	Pence,	Vollmer,
Collins,	Gilson,	Plank,	Walsh,
Colter,	Hite,	Plumb,	Warnes,
Conover,	Hoover,	Read, of Summit,	Williams,
Cooper,	Hunter,	Reighard,	Wintermute,
	Kemerer,	Reynolds,	Woodworth—54.

Messrs. Bigelow, Bour, Brennan, Horwitz, Kilrain, Schaefer, Schweikert, and Terrell voted in the negative.

The motion was agreed to and the bill was made a special order.

Mr. Swain presented the petition of Mr. George Yahl and eighty other citizens of Hamilton county, protesting against the passage of any bills placing burdensome conditions and qualifications or high licenses on rural wagon salesmen of domestic and stock remedies, spices, extracts and toilet articles, which was referred to the committee on Public Health.

On motion of Mr. Etling, the House adjourned at 10:55 o'clock a. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Monday, March 17, 1913, 5:00 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend Edwin F. George, of Columbus.

The journal of the last legislative day was read and approved.

The speaker granted indefinite leave of absence to Messrs. Acker and Cameron on account of sickness.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 566 — Mr. Black, having had the same under consideration, reports it back, and recommends its passage.

ROBERT BLACK,
ED. H. BISHOP,
C. APPENZELLER,

LAWRENCE BRENNAN,
JOHN F. GILSON,
W. G. AGLER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Criswell, of Morrow, submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 326 — Mr. Duffey, having had the same under consideration, reports it back with the following amendments:

In line 36 insert comma after word "be".

In line 37 strike out the word "is" and insert in lieu thereof the word "are".

In line 37 insert comma after the word "hereby".

J. CHAS. CRISWELL,
GEO. M. HOAGLIN,
ALTON H. ETLING,

JOS. LUSTIG,
O. J. THATCHER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Thomas offered the following:

H. J. R. No. 38 — Mr. Thomas. Providing for the appointment by the governor of Ohio of a commission to investigate and report an equitable method of weighing coal at the mines, when the employees are to be paid for their labor on the basis of weight, measures or quantity, and that will at the same time be to the best interest of the consumers and protect the coal measures of the state.

The resolution was laid over under the rule.

The following bills were introduced and read the first time.:

H. B. No. 596 — Mr. Nungesser. To amend sections 8875, 8878, 8888 and 8890 of the General Code, relating to grade crossings in municipalities.

H. B. No. 597 — Mr. Mills. To protect persons furnishing labor and material for the construction of public works, and to repeal sections 8324, 8325, 8326, 8327, 8328, 8329, 8331 and 8332 of the General Code.

H. B. No. 598 — Mr. Winters. To revise the statutes relating to the assessment for purposes of taxation of real and personal property and the levy and collection of taxes; to divide the state into assessment districts; to provide for the appointment of district assessors and district boards of review therein; to prescribe the powers and duties of such officers and boards, and to further define and prescribe the powers and duties of county auditors, county treasurers, county recorders, prosecuting attorneys, sheriffs, boards of county commissioners, probate courts, and other officers, boards and courts, relating to the assessment of property and the levy and collection of taxes.

H. B. No. 599 — Mr. Black, of Hamilton. Providing for authority to county auditor and treasurer to contract for information as to property withheld from taxation.

H. B. No. 600 — Mr. Reppert. To amend section 3632 of the General Code, relating to vehicles and the use of streets.

H. B. No. 601 — Mr. Hoffman. To amend section 1541 of the General Code, relating to appointment of court interpreters, criminal bailiffs, and their duties.

H. B. No. 602 — Mr. Reppert. To amend section 3675 of the General Code, relating to the licensing of vehicles and the use of revenue from same.

H. B. No. 603 — Mr. Scott. To authorize the county commissioners of Harrison county, Ohio, to pay certain bills.

H. B. No. 604 — Mr. Duffey. Authorizing the county commissioners of the several counties of the state for the benefit of public health, convenience, or welfare, to construct, maintain, repair and operate sewer improvements and sewerage treatment works outside of municipalities, and to repeal certain sections of the General Code.

H. B. No. 605 — Mr. Guthrie. To amend section 2718 of the General Code, relative to county depositaries.

H. B. No. 606 — Mr. Wintermute. To amend section 5646 of the General Code, exempting municipalities from taxation for township purposes.

H. B. No. 607 — Mr. Vonderheide. Providing for the relief of Harry Anderson.

H. B. No. 608 — Mr. Vonderheide. Defining, for the purpose of taxation, the term "gross premiums", as applied to mutual fire insurance companies receiving premium deposits in excess of the cost of insurance to the insured, and returning such excess ratably to their policy holders.

H. B. No. 609 — Mr. Hastings. To amend sections 4842 and 4847 of the General Code and add supplementary section 4847-1, relating to election precincts.

H. B. No. 610 — Mr. Hastings, (by request). To amend sections 6104 and 6105 of the General Code to enable veterinary surgeons to make out prescriptions for intoxicating liquor.

H. B. No. 611 — Mr. Behne. Providing for the creation of a commission to acquire a site and erect thereon a state office building.

H. B. No. 612 — Mr. Black, of Wyandot. To amend section 1866 of the General Code so as to provide for the application of earnings of prisoners.

On motion of Mr. Black, of Wyandot, the rules were suspended and H. B. No. 612 was referred at once to the committee on Prisons and Prison Reform.

The following bills were also introduced and read the first time:

H. B. No. 613 — Mr. Kennedy. To prohibit the unauthorized transaction of trust company business and to restrict the use of the word "trust" in certain cases.

H. B. No. 614 — Mr. Fellingner. To amend sections 9393, 9394 and 9395 of the General Code, relating to exemption of life insurance from claim of creditors.

H. B. No. 615 — Mr. Capelle. To investigate the relation of the street attire of women to immorality.

By unanimous consent, Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 515 — Mr. Deaton, having had the same under consideration, reports it back and recommends its passage.

W. B. KILPATRICK,
CULBERTSON J. SMITH,
STEPHEN M. YOUNG,
V. J. VONDERHEIDE,
J. R. B. KESSLER,
C. A. REID,

PERCY TETLOW,
OSCAR E. DISER,
S. H. WILLIAMS,
ALTON H. ETTLING,
P. J. COLLINS.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

By unanimous consent, Mr. Williams submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 32 — Mr. Williams, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2 after the numeral 5 strike out the dash (—) and the numeral 1, and in same line strike out the word "amended" and insert in lieu thereof "supplemented by the enactment of section 2915-1".

After the period in line 6 insert: "Such appointment shall be made for such term as the prosecuting attorney may deem advisable, and subject to termination at any time by such prosecuting attorney".

In line 8 strike out comma after the words "common pleas" and insert "of the county in which the appointment is made."

Strike out all of the first part of line 9 up to and including the word "district" and insert in lieu thereof the words "in such county."

In line 10 strike out "one-fourth" and in lieu thereof insert "one hundred twenty-five dollars per month for the time actually occupied in such service."

In line 11 strike out "per year" and in lieu thereof insert "for a year".

W. B. KILPATRICK,
S. H. WILLIAMS,
PETER J. COLLINS,
J. R. B. KESSLER,
J. CHAS. CRISWELL,
C. A. REID,
PERCY TETLOW,

OSCAR E. DISER,
ALTON H. ETLING,
CULBERTSON J. SMITH,
V. J. VONDERHEIDE,
JOHN F. KRAMER,
STEPHEN M. YOUNG.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Bills were referred as follows:

H. B. No. 575 — Mr. Boggs. To the committee on Agriculture.

H. B. No. 577 — Mr. Criswell, of Coshocton. To the committee on Public Highways.

H. B. No. 578 — Mr. Tetlow. To the committee on Public Utilities.

H. B. No. 579 — Mr. Tetlow. To the committee on Liquor Traffic and Temperance.

H. B. No. 580 — Mr. Vollmer. To the committee on Judiciary.

H. B. No. 581 — Mr. Schaefer. To the committee on Appropriations and Finance.

H. B. No. 584 — Mr. Kilrain. To the committee on Codes, Courts and Procedure.

H. B. No. 585 — Mr. Carroll. To the committee on Judiciary.

H. B. No. 586 — Mr. Beyer. To the committee on Dairy and Food Products.

H. B. No. 587 — Mr. Vonderheide. To the committee on Dairy and Food products.

H. B. No. 588 — Mr. Nye. To the committee on Cities.

H. B. No. 589 — Mr. Williams. To the committee on Judiciary.

H. B. No. 591 — Mr. Kramer. To the committee on Judiciary.

H. B. No. 592 — Mr. Donaldson. To the committee on Public Schools.

H. B. No. 593 — Mr. Read. To the committee on Appropriations and Finance.

H. B. No. 594 — Mr. Barthelmeh. To the committee on Public Utilities.

H. B. No. 595 — Mr. Barthelmeh. To the committee on Judiciary.

By unanimous consent, Mr. Kramer submitted the following report:

The standing committee on Insurance, to which was referred H. B. No. 357 — Mr. Clark, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2, strike out the second letter "e" from "except".

In line 5, strike out the words "incorporeal personality"

In line 11, after the word "Ohio" insert "mercantile book accounts," and strike out the words "mercantile book accounts" at the end of line 11 and the beginning of line 12.

In line 13, strike out the words "nine months" and insert the words "one year."

In line 15, strike out the semicolon at the end of the line and insert in lieu thereof, a colon.

In line 24, strike out the word "state".

In line 33, after the word "its" insert the following: "own securities either directly or through agents or".

In line 35, strike out the words "or underwriter."

In line 42, strike out the word "state"

In line 47, after the word "One" insert the words "not the issuer," and at the end of the line, strike out the word "corporation" and insert in lieu thereof, the word "company"

Strike out all of line 49 and change the comma at the end of line 48 to a period.

In line 67, strike out the semicolon at the end of the line and add the following: "assisting in the disposal of such securities;"

In line 60, strike out "secretary of state" and insert in lieu thereof, "superintendent of banks."

In line 68, after the first "the" insert the following: "applicants principal office and of his"

In line 82, strike out all the line after the first "in" and also the word "made" in the 83rd line, and insert in lieu thereof, "Franklin county."

In line 84, strike out the word "or" and insert in lieu thereof, the word "of".

In line 85, insert the word "registered" before "mail".

In line 88, strike out the words "be as valid" and insert in lieu thereof the words "have the same effect".

In line 90, strike out the numeral "2." and insert in lieu thereof, the numeral "4".

In line 93, after the comma, insert the following: "or in the city of Columbus if the applicant has no place of business in the state".

Strike out all of line 102, after the period, all of line 103, 104, and 105, to the period.

In line 130, strike out the word "three" and insert the word "five" in lieu thereof.

In line 131, strike out "20th" and insert in lieu thereof, "10th".

In line 133, insert before the word "mail" the words "send by registered".

At the end of line 167, change the semi-colon to a comma and add the following: "or for such time as the issuer has been in business, if less than one year".

At the end of line 185, strike out the comma.

At the end of line 189, strike out the comma.

At the end of lines 192, 195, 202 and 205, strike out the commas.

In lines 206, and 207, strike out the following: "on a regularly organized and recognized stock exchange".

At the end of line 207, strike out the words "price paid" and insert in lieu thereof, the words "par value".

Strike out all of lines 193, 194 and 195.

In line 200, strike out the words "engaged as such within this state".

In line 208, strike out the word "therefore" and insert in lieu thereof, the word "thereof."

In line 208, after the word "licensee" insert the following: "who is a member of a regularly organized and recognized stock exchange and who has", and strike out the word "having".

In line 209, strike out the words "as a member of such stock exchange" and insert in lieu thereof, the words "in this state."

In line 210, strike out the period and add "as such."

In line 211, after the word "before" insert the following: "or at the time of".

In line 213, before the word "and" insert the words "of like nature,"

In line 3 change the word "July" to "August".

In line 7 strike out the words "or by any" and in line 8 strike out all up to the word "without".

Strike out all of the lines 170, 171, 172, 173, 174, 175, 176, 177, and 178 up to the word "and".

In line 179 change the letter "e" to "d".

In line 203 change the letter "f" to "e".

In line 206 change the letter "g" to "f".

Strike out all of section 13 and insert in lieu thereof the following:
SECTION 13. "Whoever counsels, advises or procures any person to purchase any security and receives for such advice or services any commission or reward from the owner or salesman, without disclosing to the purchaser the fact of his agency or his interest in the sale of such security shall, be liable to the purchaser for the amount paid by him for such security, with interest, upon the tender of such security to such advisor within one year subsequent to the transaction."

Strike out all of section 14 and insert in lieu thereof the following:

"No dealer, for the purpose of organizing or promoting any company, or assisting in the primary flotation of the securities of any company after organization, shall, within this State, for or on behalf of the issuer or any underwriter thereof, dispose or attempt to dispose of any such security until, together with the filing fee of five dollars, there be filed with the "commissioner" the application of such issuer for the certificate provided for in section sixteen of this act, and, in addition to the other information hereinbefore required.

(a) A certified copy of the articles of incorporation, or association of the issuer, its regulations and by-laws;

(b) Certified copies of all minutes of stockholders and directors relative to the issue of such securities;

(c) A sworn statement made by the president and secretary of the issuer, showing in detail the items of cash, property, services, patents, good will, and any other consideration for which such securities have been or are to be issued in payment;

(d) Like certified copies of all contracts or agreements between the issuer and any underwriter of such securities, and, if disposed of by the issuer, all contracts and agreements relative to the sale and disposition thereof, and any such contracts or agreements made subsequent thereto shall be filed immediately upon the execution thereof;

(e) All contracts made between such underwriter and any salesman, agent or broker; and until such "commissioner" shall issue his certificate, as provided in section sixteen hereof.

The certificate provided for in section sixteen of this act shall not be required where an underwriter, in good faith and not for the purpose of avoiding the provisions of this act, has purchased such securities and paid therefor in cash, before attempting to dispose of the same, not

less than ninety per centum of the price at which such securities are thereafter sold; or where the securities are those of manufacturing or transportation companies, or of public utilities, and a part of the property covered by such securities is located within this state; nor of a real estate or building company, all of whose property is located within this state; nor in case where information is dispensed with under the provisions of paragraphs (b), (c), (d) and (f), of section ten hereof.

The information required by paragraphs (d) and (e) of this section shall be for the information of the "commissioner" only, and shall not be disclosed by him, except when lawfully required in a judicial proceeding."

Strike out all of section 15, and insert in lieu thereof the following: "Within this state, no company organized to, or which does, deal in real estate, shall dispose, or offer to dispose, of any real estate not located in Ohio, no person or company shall dispose, or offer to dispose, of any such real estate; the owner of which is a company organized to, or which does, deal in real estate; or any trustee thereof, and no person or corporation shall execute conveyances of or other instruments evidencing title to, or interest in, any such real estate to owned, until there shall, together with a filing fee of ten dollars, be filed with the "commissioner", the application of such owner for the certificate provided for in the following section, and, in addition to the information, applicable thereto, required by the foregoing sections of this act, the following additional information:

(a) A pertinent description of the real estate, the disposal of all or part of which is sought to be made;

(b) The nature and source of the title of such company thereto and the amount or value and the nature of the consideration paid or allowed therefor; and until the "commissioner" shall issue the certificate as provided in section 16 hereof.

In line 292, strike out all after the word "advisable"; strike out all of line 293, 294 and all of line 295, up to the semi-colon.

In line 299, strike out all after the word "dollars" and all of line 300.

Strike out all of section 19.

In line 340, change "20" to "19", and in same line strike out "oompany" and in lieu thereof insert the word "company".

In line 350, change "21" to "20".

In line 356, after the word "act" insert the following: "Or for the purpose of aiding in the disposal of any security or real estate, makes any false statement or representation concerning any license or certificate issued under the provisions hereof,".

In line 362 change "22" to "21".

In line 363 strike out the word "conclusively".

In line 364 strike out the word "could" and insert in lieu thereof the words "should".

In line 368 change "23" to "22" and after the word "limit" insert the following "or affect".

In line 372 change "24" to "23".

In line 374 change "25" to "24" and strike out "secretary of state" and in lieu thereof insert "superintendent of banks".

In line 375 strike out all after the word "act" and all of 376, 377, 378, 379, 380 and all of line 381 up to the word "all", and in lieu thereof insert the following: "and to fix their salaries; such appointments and salaries to be subject to the approval of the governor."

Strike out all of lines 387 and 388.

C. A. REID,
JOHN F. KRAMER,
R. R. KENNEDY,
C. M. FOREMAN,
WM. G. BEATTY,

JAMES NYE,
GEO. W. HOLL,
W. A. HITE,
OSCAR E. DISER,
C. B. SMITH.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

On motion of Mr. Vonderheide, the rules were suspended and H. B. No. 357 was made a special order for next Thursday at 9:35 o'clock a. m.

By unanimous consent, Mr. Behne offered H. R. No. 58.

Be it resolved by the House of Representatives: That for the remaining sessions of the House to the time of final adjournment, the rules of debate shall be as follows:

First—A member may speak but once upon a bill, except the author, who may speak twice.

Second—The author of a bill on its second reading may speak not more than fifteen minutes the first time, and not more than five minutes the second time.

Third—A member who has in charge any Senate Bill may be considered for the purpose of debate as its author and may speak not more than ten minutes the first time, and not more than five minutes the second time.

Fourth—Any member other than the author may not speak more than five minutes on any Bill or Resolution before the House.

Mr. Behne moved that the rules be suspended and the resolution be considered at once.

The motion was disagreed to and the resolution was laid over under the rule.

Mr. Anderson moved that the committee on Ways and Means be relieved of further consideration of H. B. No. 463 and said bill be placed on the calendar.

The motion was disagreed to.

By unanimous consent the following bill was introduced and read the first time:

H. B. No. 616—Mr. Hite. To amend sections 1182, 1183, 1184-4, 1185, 1186, 1190, 1191, 1192, 1193, 1195, 1197, 1199-1, 1200, 1201, 1202, 1203, 1203-1, 1206, 1208, 1210-1, 1211, 1212, 1215, 1216, 1222, 1223, 1225, 1226, 1227, and 1228, and to add supplemental sections 1184-5, and 1231-4 of the General Code, relating to the state highway department.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill in which the concurrence of the House of Representatives is requested:

S. B. No. 185 — Mr. Gregory. To provide for the council of the city of Cincinnati.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill in which the concurrence of the House of Representatives is requested:

S. B. No. 161 — Mr. Gregory. To amend section 7908 of the General Code, so as to authorize appropriation for municipal universities of surpluses and balances in other municipal funds, and for other purposes.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

Amended S. B. No. 7 — Mr. Friebohn. To regulate the civil service of the state of Ohio, the several counties, cities and city school districts thereof, and to repeal sections 4412, 4477, 4478, 4479, 4480, 4481, 4482, 4483, 4484, 4485, 4486, 4487, 4488, 4489, 4490, 4491, 4492, 4493, 4494, 4495, 4496, 4497, 4498, 4499, 4500, 4501, 4502, 4503, 4504, 7690-1, 7690-2, 7690-3, 7690-4, 7690-5, 7690-6, 12895, 12896, of the General Code.

S. B. No. 23 — Mr. Green. To regulate the weighing and measuring of coal at the mine before it is screened, and providing penalties for the violation thereof.

Attest:

W. V. GOSHORN,
Clerk,

Said bills were read the first time.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

Am. S. B. No. 137 — Mr. Haas. Creating the industrial commission of Ohio, superseding the state liability board of awards, abolishing the departments of commissioner of labor statistics, chief inspector of mines, chief inspector of workshops and factories, chief examiner of steam engineers, board of boiler rules and state board of arbitration and conciliation, merging certain powers and duties of said departments in and transferring certain powers and duties of said departments to said in-

dustrial commission of Ohio, and granting such commission certain other powers, and repealing sections 872, 873, 874, 876, 877, 878, 879, 880, 881, 883, 884, 897, 898, 900, 902, 903, 908, 979, 981, 983, 984, 986, 987, 988, 993, 1001, 1028-4, 1038, 1039, 1042, 1043, 1044, 1046, 1058, 1058-6, 1058-9, 1058-13, 1058-14, 1058-15, 1058-27, 1059, 1060, 1061, 1062, 1078 of the General Code.

JNO. L. McDERMOTT,
J. E. HOLDEN,
VINCENT ZMUNT,
M. A. BROADSTONE,

JAS. T. CARROLL,
FRANK W. THOMAS,
W. D. FULTON,
EARL E. ERTEL.

The speaker of the House, in the presence of the House, signed said bill.

Mr. Nye presented the petition of Mr. M. H. Cole and eighty-eight other citizens of Lucas county, asking legislation on that clause in the Mueller Bill for the reorganizing of the fish and game commission, which forbids net fishing in less than twenty feet of water, which was referred to the committee on Fish and Game.

Mr. Thatcher presented the petition of Mr. Mahlon Thompson and one hundred and fifty-seven other citizens of Jefferson township, Clinton county, Ohio, asking the general assembly to grant relief to Walter Osborne, for the loss of township funds through the failure of the Lancaster Bank, which was referred to the committee on County Affairs.

Mr. Hastings presented the petition of Mr. C. M. Smitt and nineteen other citizens of Sharon, Noble county, Ohio, requesting his support to House Bills Nos. 80 and 88, which was referred to the committee on Fish and Game.

Mr. Hastings presented the petition of Mr. A. A. McVay and eleven other business men of Summerfield, Ohio, protesting against the passage of H. B. No. 274 — Mr. Young, which was referred to the committee on Judiciary.

Mr. Fellingner presented the petition of Rev. H. M. Dascomb, pastor of the first Congregational Church, of Cleveland, Ohio, asking that a clause be inserted in the liquor license law to prohibit the location of saloons within a specified distance from a schoolhouse or church, which was referred to the committee on Liquor Traffic and Temperance.

Mr. Fellingner presented the petition of Mr. James Pomfrett and five other citizens of Dover, Ohio, requesting him to stand by the temperance people in their fight for restriction and regulation of the liquor license measure, which was referred to the committee on Liquor Traffic and Temperance.

Mr. Reighard presented the petition of Mr. J. S. Welsh and eleven other firemen, of Columbus, Ohio, asking for the defeat of H. B. No. 61, which was referred to the committee on Cities.

Mr. Fellingner presented the petition of the officers of a colored society of Columbus, Ohio, protesting against H. B. No. 27, which was referred to the committee on Judiciary.

Mr. Thatcher presented the petition of Mr. L. W. Kauffman and fifty-two other members of the Farmers' Institute of Clinton, Ohio, protesting against the enactment of such legislation that would defeat the result of the vote upon the 20th amendment to the Constitution, as decided by the voters of this state at the polls last fall, which was referred to the committee on Public Highways.

Mr. Black, of Hamilton, moved that the House adjourn until 9:00 o'clock a. m. Tuesday.

The motion was agreed to and the House adjourned at 5:55 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Tuesday, March 18, 1913, 9:00 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by the Honorable John G. Cooper, of Mahoning county.

The journal of yesterday was read and approved.

On motion of Mr. Kilpatrick the constitutional rule requiring bills to be fully read on three different days was dispensed with, and bills on the calendar for third reading were ordered read the third time by titles only.

H. B. No. 300 — Mr. Shanley, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted—yeas 79, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kessler,	Reighard,
Anderson,	Deaton,	Kilpatrick,	Rhulman,
Appenzeller,	Dickson,	King,	Robinson,
Barthelmeh,	Diser,	of Ashtabula,	Schaefer,
Beatty,	Donaldson,	King,	Schweikert,
Beyer,	Duffey,	of Franklin,	Shanley,
Bishop,	Etling,	Kramer,	Smith, of Butler,
Bonnell,	Fell,	Lambert,	Smith, of Morgan
Bour,	Fellinger,	Leist,	Snyder,
Brennan,	Foreman,	Lowry,	of Pickaway,
Capelle,	Freeman,	Lustig,	Stivers,
Clark,	Frick,	McGuffey,	Tetlow,
Collins,	Gilson,	Mills,	Thatcher,
Colter,	Hastings,	Morris,	Vollmer,
Conover,	Hite,	Mueller,	Vonderheide,
Cooper,	Hoaglin,	Nungesser,	Welsh,
Crawford,	Hohl,	Nye,	White,
Criswell,	Hoover,	Orrison,	Williams,
of Coshocton,	Horwitz,	Pence,	Wintermute,
Criswell,	Hunter,	Plank,	Winters,
of Morrow,	Kathe,	Quinlisk,	Young—79.

The bill was passed.

The title was agreed to.

H. B. No. 66 — Mr. Collins, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted—yeas 79, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Dickson,	Kilpatrick,	Schaefer,
Anderson,	Diser,	King,	Schweikert,
Barthelmeh,	Donaldson,	of Ashtabula,	Shanley,
Beatty,	Duffey,	Kramer,	Smith, of Butler,
Beyer,	Ertel,	Lambert,	Smith, of Morgan
Bishop,	Etling,	Leist,	Snyder,
Black,	Fell,	Lowry,	of Pickaway,
of Wyandot,	Fellinger,	Lustig,	Stivers,
Bour,	Foreman,	McCormick,	Terrell,
Brennan,	Freeman,	Mills,	Tetlow,
Capelle,	Frick,	Morris,	Thatcher,
Clark,	Gilson,	Mueller,	Venus,
Collins,	Hastings,	Nungesser,	Vollmer,
Colter,	Hite,	Nye,	Vonderheide,
Conover,	Hoaglin,	Orrison,	Welsh,
Cooper,	Holl,	Pence,	White,
Crawford,	Hoover,	Plumb,	Williams,
Criswell,	Horwitz,	Quinlisk,	Wintermute,
of Coshocton,	Hunter,	Reighard,	Winters,
Davis,	Kathe,	Rhulman,	Young—79.
Deaton,	Kessler,	Robinson,	

Mr. Criswell, of Morrow, voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 368—Mr. Diser, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 70, nays 8, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Hunter,	Schweikert,
Appenzeller,	of Coshocton,	Kathe,	Shanley,
Barthelmeh,	Detrick,	Kessler,	Smith, of Butler,
Beatty,	Dickson,	Kilpatrick,	Smith, of Morgan
Beyer,	Diser,	King,	Snyder,
Bigelow,	Donaldson,	of Ashtabula,	of Pickaway,
Bishop,	Duffey,	Lambert,	Terrell,
Black,	Ertel,	Leist,	Tetlow,
of Wyandot,	Fell,	Lowry,	Thatcher,
Bonnell,	Fellinger,	McCormick,	Venus,
Bour,	Foreman,	Morris,	Vollmer,
Brennan,	Freeman,	Mueller,	Vonderheide,
Capelle,	Frick,	Nungesser,	Welsh,
Clark,	Guthery,	Nye,	White,
Colter,	Hastings,	Orlikowski,	Williams,
Conover,	Hite,	Reighard,	Wintermute,
Cooper,	Hoaglin,	Rhulman,	Winters,
Crawford,	Hoover,	Robinson,	Young—70.
	Horwitz,	Schaefer,	

Messrs. Davis, Etling, Holl, Kramer, McGuffey, Plumb, Quinlisk, and Winans voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 204—Mr. Venus, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 54, nays 41, as follows:

Those who voted in the affirmative are: Messrs.

Appenzeller	Criswell,	King,	Quinlisk,
Barthelmeh,	of Coshocton,	of Ashtabula,	Rhulman,
Behne,	Detrick,	Lambert,	Schaefer,
Beyer,	Donaldson,	Leist,	Shanley,
Bigelow,	Doster,	Lowry,	Siebert,
Black,	Duffey,	Lustig,	Sweeney,
of Wyandot,	Etlng,	McGuffey,	Terrell,
Boggs,	Fellinger,	Mills,	Venus,
Bonnell,	Frick,	Mueller,	Vollmer,
Bour,	Guthery,	Murphy,	Vonderheide,
Brennan,	Hite,	Orlikowski,	Walsh,
Brown,	Hoaglin,	Orrison,	Welsh,
of Ashland,	Holl,	Plank,	Williams,
Cowan,	Horwitz,	Plumb,	Winters,
Crawford,			Young—54.

Those who voted in the negative are: Messrs.

Acker,	Criswell,	Hunter,	Reighard,
Anderson,	of Morrow,	Kathe,	Robinson,
Beatty,	Davis,	Kemerer,	Schweikert,
Bishop,	Deaton,	Kessler,	Smith, of Butler,
Capelle,	Diser,	Kramer,	Smith, of Morgan
Clark,	Ertel,	McCormick,	Snyder,
Collins,	Fell,	Morris,	of Pickaway,
Colter,	Freeman,	Nungesser,	Thatcher,
Conover,	Gilson,	Nye,	White,
Cooper,	Hastings,	Pence,	Winans,
	Hoover,	Reid, of Fayette,	Wintermute—41.

The bill not having received a constitutional majority was lost.

H. B. No. 33 — Mr. Williams, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted—yeas 89, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Robinson,
Anderson,	of Morrow,	Kessler,	Schaefer,
Appenzeller,	Davis,	King,	Schweikert,
Barthelmeh,	Deaton,	of Ashtabula,	Siebert,
Beatty,	Detrick,	Kramer,	Smith, of Butler,
Behne,	Dickson,	Lambert,	Smith, of Morgan
Beyer,	Diser,	Leist,	Snyder,
Bigelow,	Donaldson,	Lowry,	of Pickaway,
Bishop,	Doster,	Lustig,	Stivers,
Black,	Duffey,	McCormick,	Sweeney,
of Wyandot,	Ertel,	McGuffey,	Terrell,
Bonnell,	Etlng,	Mills,	Tetlow,
Bour,	Fell,	Morris,	Thatcher,
Brennan,	Foreman,	Nungesser,	Venus,
Brown,	Freeman,	Nye,	Vollmer,
of Ashland,	Frick,	Orlikowski,	Vonderheide,
Capelle,	Guthery,	Pence,	Walsh,
Colter,	Hastings,	Plank,	Welsh,
Cooper,	Hoffman,	Plumb,	White,
Cowan,	Holl,	Quinlisk,	Williams,
Crawford,	Hoover,	Reid, of Fayette,	Winans,
Crawford,	Horwitz,	Reighard,	Wintermute,
of Coshocton,	Hunter,	Reppert,	Winters,
	Kathe,	Rhulman,	Young—89.

Messrs. Hoaglin and Mueller voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 168 — Mr. Kennedy, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 46, nays — 56, as follows:

Those who voted in the affirmative are: Messrs.

Behne,	Criswell,	Holl,	Orlikowski,
Beyer,	of Coshocton,	Horwitz,	Orrison,
Black,	Criswell,	Kathe,	Rhulman,
of Hamilton,	of Morrow,	Kennedy,	Schweikert,
Black,	Detrick,	Kessler,	Shanley,
of Wyandot,	Diser,	Kilpatrick,	Snyder,
Brennan,	Donaldson,	King,	of Pickaway,
Brown,	Doster,	of Ashtabula,	Sweeney,
of Ashland,	Duffey,	Leist,	Terrell,
Chapman,	Etling,	Lustig,	Thomas,
Clark,	Fellinger,	Mills,	Venus,
Colter,	Frick,	Mueller,	Vollmer,
Cooper,	Hite,	Nye,	Vonderheide,
			Welsh—46.

Those who voted in the negative are: Messrs.

Acker,	Ertel,	Lowry,	Schaefer,
Anderson,	Fell,	McCormick,	Siebert,
Appenzeller,	Foreman,	McGuffey,	Smith, of Butler,
Barthelmeh,	Freeman,	Morris,	Smith, of Morgan
Beatty,	Gilson,	Murphy,	Stivers,
Bigelow,	Guthery,	Nungesser,	Tetlow,
Bishop,	Hastings,	Pence,	Thatcher,
Bonnell,	Hoaglin,	Plank,	Walsh,
Bour,	Hoffman,	Plumb,	White,
Capelle,	Hoover,	Quinlisk,	Winans,
Conover,	Hunter,	Reid, of Fayette,	Wintermute,
Collins,	Kemerer,	Reighard,	Winters,
Davis,	Kramer,	Reppert,	Woodworth,
Deaton,	Lambert,	Robinson,	Young—56.

The bill not having received a constitutional majority was lost.

H. B. No. 333 — Mr. Vonderheide, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 94, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Collins,	Fell,	Kessler,
Appenzeller,	Colter,	Fellinger,	King,
Barthelmeh,	Conover,	Foreman,	of Ashtabula,
Beatty,	Crawford,	Freeman,	Kramer,
Behne,	Criswell,	Frick,	Lambert,
Beyer,	of Coshocton,	Gilson,	Leist,
Bigelow,	Criswell,	Guthery,	Lowry,
Bishop,	of Morrow,	Hastings,	Lustig,
Bonnell,	Davis,	Hite,	McCormick,
Bour,	Deaton,	Hoaglin,	McGuffey,
Brennan,	Detrick,	Hoffman,	Morris,
Brown,	Dickson,	Holl,	Mueller,
of Ashland,	Diser,	Horwitz,	Murphy,
Brown, of Union,	Donaldson,	Hunter,	Nye,
Capelle,	Duffey,	Jackson,	Orlikowski,
Chapman,	Ertel,	Kathe,	Orrison,
Clark,	Etling,	Kemerer,	Pence,

Those who voted in the affirmative are: Messrs. — Concluded.

Plumb,	Shanley,	Fetlow,	White,
Quinlisk,	Siebert,	Thatcher,	Williams,
Reighard,	Smith, of Butler,	Thomas,	Winans,
Reppert,	Smith, of Morgan	Venus,	Wintermute,
Rhulman,	Snyder,	Vollmer,	Winters,
Robinson,	of Pickaway,	Vonderheide,	Woodworth,
Schaefer,	Sweeney,	Walsh,	Young—94.
Schweikert,	Terrell,	Welsh,	

The bill was passed.

The title was agreed to.

10:00 o'clock a. m.

H. B. No. 444 — Mr. Hite, being a special order for this hour, was taken up and read the second time.

The question being "Shall the bill be read the third time?"

10:05 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 466 — Mr. Hite.

The question recurring "Shall the bill be read the third time?", Mr. Winans moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 15 strike out "two and one-half" and insert "one".

The motion was agreed to, and Mr. Winans was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?" Mr. Bigelow moved that the bill be referred to a select committee of one with instructions to report at any time.

The motion was agreed to and the bill was referred to Mr. Hite as such committee.

10:10 o'clock a. m.

H. B. No. 467, being a special order for this hour, was taken up and read the second time, the question being "Shall the bill be read the third time?"

10:15 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 134 — Mr. Hite.

The question recurring "Shall H. B. No. 467 — Mr. Hite, be read the third time?", Mr. Gilson moved to refer the bill to a select committee of one, with instructions to amend as follows: In line 71 strike out all after the comma (,) and in line 72 strike out all to the word "Shall".

The amendment was disagreed to.

10:20 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 544 — Mr. Thomas.

The question recurring "Shall H. B. No. 467 be read the third time?", Mr. Reighard moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 10 after the word "divide" insert the words "the graveled or", and in line 12 after the word "are" insert "graveled or".

The motion was agreed to, and Mr. Reighard was appointed such committee, and reported the bill amended as instructed.

The question recurring, "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Hite submitted the following report:

The select committee of one to whom was referred H. B. No. 444, with leave to report at any time, having had same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 70 after the first "," insert the following "the commission as provided for in section one of this act".

In line 70 strike out the following: "the board of county commissioners, the board of".

In line 71 strike out "township trustees, or other board of officials,".

The amendments were agreed to.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phreasology.

10:30 o'clock a. m.

Sub. H. B. No. 2, proposed by Initiative Petition, being a special order for this hour, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Kilpatrick moved that the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days be dispensed with and Sub. H. B. No. 2 be read the third time, upon which the yeas and nays were demanded, taken and resulted—yeas 70, nays 38, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Horwitz,	Read, of Summit,
Anderson,	of Coshocton,	Hunter,	Reighard,
Appenzeller,	Criswell,	Kathe,	Rhulman,
Barthelmeh,	of Morrow,	Kessler,	Schweikert,
Beatty,	Deaton,	Kilpatrick,	Shanley,
Behne,	Detrick,	King,	Smith, of Butler,
Beyer,	Dickson,	of Ashtabula,	Smith, of Morgan
Bigelow,	Duffey,	Kramer,	Snyder,
Bishop,	Ertel,	Lambert,	of Pickaway,
Black,	Etlng,	Leist,	Sweeney,
of Wyandot,	Fell,	Lowry,	Terrell,
Boggs,	Foreman,	McGuffey,	Thatcher,
Brown,	Frick,	Morris,	Thomas,
of Ashland,	Fulton,	Mueller,	Venus,
Carroll,	Gilson,	Murphy,	Vonderheide,
Clark,	Guthery,	Nungesser,	Williams,
Collins,	Hoaglin,	Orrison,	Winans,
Conover,	Hoffman,	Plank,	Wintermute,
Cowan,	Holl,	Quinlisk,	Young—70.

Those who voted in the negative are: Messrs.

Bonnell,	Donaldson,	McCormick,	Schaefer,
Bour,	Doster,	Mills,	Scott,
Brennan,	Fellinger,	Nye,	Siebert,
Brown, of Union,	Freeman,	Orlikowski,	Tetlow,
Capelle,	Hastings,	Pence,	Vollmer,
Chapman,	Hoover,	Plumb,	Walsh,
Colter,	Jackson,	Reppert,	White,
Cooper,	Jenkins,	Reynolds,	Winters,
Davis,	Kemerer,	Robinson,	Woodworth—38.
Diser,	Lustig,		

The motion was disagreed to.

Mr. Cooper moved the rules be suspended and H. B. No. 2 be made a special order for third reading for 2:30 o'clock p. m.

The motion was agreed to and said bill was made a special order.

H. B. No. 134 — Mr. Hite, being a special order, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Kramer moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out line 112.

Strike out line 113.

In line 114 strike out "10" and in lieu thereof insert "9".

The motion was agreed to, and Mr. Kramer was appointed such committee, and reported the bill amended as instructed.

Mr. Reighard moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 26 strike out the words "Maumee, Napoleon and Defiance" and insert in lieu thereof the words "Scranton, Delta, Wauseon, Archbold and Stryker.

The motion was agreed to, and Mr. Reighard was appointed such committee, and reported the bill amended as instructed.

Mr. Welsh moved to refer the bill to a select committee of one, with instructions to amend as follows:

In lines 59 and 60 strike out "Sandusky" and in lieu thereof insert "Port Clinton."

In line 60 strike out "Bucyrus" and in lieu thereof insert "Fremont, Tiffin, Upper Sandusky,"

The amendment was disagreed to.

On motion of Mr. Lustig, the House recessed until 1:30 o'clock p. m.

1:30 o'clock p. m.

The House met pursuant to recess.

The question being, "Shall H. B. No. 134 — Mr. Hite, be read the third time?"

Mr. Black, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3 strike out "one-half" and insert "one-eighth".

In line 108 strike out "one-half" and insert "one-eighth".

The amendment was disagreed to.

2:05 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of S. B. No. 88 — Mr. Cahill.

The question recurring "Shall H. B. No. 134 be read the third time?",

Mr. Robinson moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out all of section 8.

The question being "Shall the motion be agreed to?", the yeas and nays were demanded, taken and resulted—yeas 30, nays 68, as follows:

Thos who voted in the affirmative are: Messrs.

Anderson,	Conover,	McCormick,	Schaefer,
Bishop,	Doster,	Mills,	Stivers,
Black,	Gilson,	Orrison,	Sweeney,
of Hamilton,	Hastings,	Pence,	Terrell,
Bour,	Hoover,	Plank,	Williams,
Brown, of Union,	Hunter,	Plumb,	Winans,
Capelle,	King, of Franklin,	Reynolds,	Winters—30.
Clark,	Lustig,	Robinson,	

Those who voted in the negative are: Messrs.

Acker,	Criswell,	Horwitz,	Reppert,
Appenzeller,	of Morrow,	Kathe,	Rhulman,
Barthelmeh,	Davis,	Kemerer,	Schweikert,
Beatty,	Deaton,	Kessler,	Scott,
Beyer,	Detrick,	Kilpatrick,	Shanley,
Bigelow,	Dickson,	Kilrain,	Siebert,
Black,	Donaldson,	King,	Smith,
of Wyandot,	Duffey,	of Ashtabula,	of Butler,
Boggs,	Ertel,	Kramer,	Smith, of Morgan,
Brown,	Etling,	Lambert,	Snyder,
of Ashland,	Fell,	Lowry,	of Pickaway,
Carroll,	Fellinger,	Mueller,	Tetlow,
Chapman,	Foreman,	Murphy,	Thatcher,
Collins,	Freeman,	Nye,	Thomas,
Colter,	Fulton,	Orlikowski,	Vonderheide,
Cowan,	Hite,	Quinlisk,	Walsh,
Criswell,	Hoaglin,	Read, of Summit,	Welsh,
of Coshocton,	Hoffman,	Reid, of Fayette,	Woodworth,
	Holl,	Reighard,	Young—68.

The motion was disagreed to.

2:10 o'clock p. m.

Attention of the House was called to the special order for this hour being consideration of H. B. No. 393—Mr. Nungesser.

The question recurring "Shall H. B. No. 134 be read the third time?"

2:30 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 2.

The question recurring "Shall H. B. No. 134 be read the third time?", Mr. Black, of Wyandot, moved to refer the bill to a select committee of one, with instructions to amend as follows: In line 60 strike out "Bucyrus", and in lieu thereof insert Fremont, Tiffin, Upper Sandusky.

The motion was agreed to and Mr. Black, of Wyandot was appointed such committee, and reported the bill amended as instructed.

Mr. Welsh moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 62, after the period insert "From Fremont running in a north easterly direction to the municipality of Port Clinton."

The motion was agreed to, and Mr. Welsh was appointed such committee, and reported the bill amended as instructed.

Mr. Behne demanded the previous question, which was duly seconded. The question being, "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall H. B. No. 134 be read the third time?", the yeas and nays were demanded, taken and resulted—yeas 90, nays 22, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jackson,	Reynolds,
Anderson,	of Morrow,	Kathe,	Rhulman,
Barthelmeh,	Davis,	Kemerer,	Schweikert,
Beatty,	Deaton,	Kessler,	Scott,
Behne,	Detrick,	Kilrain,	Shanley,
Beyer,	Dickson,	King,	Smith,
Bigelow,	Diser,	of Ashtabula,	of Butler,
Bishop,	Donaldson,	King, of Franklin,	Smith, of Morgan,
Black,	Doster,	Kramer,	Snyder,
of Wyandot,	Duffey,	Lambert,	of Pickaway,
Boggs,	Ertel,	Leist,	Tetlow,
Bonnell,	Etling,	Lowry,	Thatcher,
Bour,	Fell,	McCormick,	Thomas,
Brown,	Fellinger,	McGuffey,	Venus,
of Ashland,	Freeman,	Morris,	Vonderheide,
Capelle,	Frick,	Mueller,	Walsh,
Carroll,	Fulton,	Murphy,	Welsh,
Collins,	Guthery,	Nye,	White,
Colter,	Hastings,	Pence,	Winans,
Cooper,	Hite,	Plank,	Wintermute,
Cowan,	Hoaglin,	Quinlisk,	Woodworth,
Crawford,	Hoffman,	Read, of Summit,	Young—90.
Criswell,	Hoover,	Reid, of Fayette,	
of Coshocton,	Horwitz,	Reighard,	
	Hunter,	Reppert,	

Those who voted in the negative are: Messrs.

Black,	Gilson,	Orlikowski,	Stivers,
of Hamilton,	Holl,	Orrison,	Sweeney,
Brennan,	Jenkins,	Plumb,	Terrell,
Brown, of Union,	Lustig,	Robinson,	Williams,
Clark,	Mills,	Schaefer,	Winters—22.
Conover,	Nungesser,	Siebert,	

The bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Lowry moved that the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days be dispensed with and H. B. No. 134 be engrossed at the clerk's desk and read the third time by its title.

The motion was agreed to and said bill was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 91, nays 22, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kessler,	Reynolds,
Anderson,	Deaton,	Kilpatrick,	Rhulman,
Barthelmeh,	Detrick,	Kilrain,	Schweikert,
Beatty,	Dickson,	King,	Scott,
Behne,	Diser,	of Ashtabula,	Shanley,
Beyer,	Donaldson,	King, of Franklin,	Siebert,
Bigelow,	Duffey,	Kramer,	Smith,
Bishop,	Ertel,	Lambert,	of Butler,
Black,	Etling,	Leist,	Smith, of Morgan,
of Wyandot,	Fell,	Lowry,	Snyder,
Boggs,	Fellinger,	McCormick,	of Pickaway,
Bonnell,	Freeman,	McGuffey,	Tetlow,
Bour,	Frick,	Morris,	Thatcher,
Brown,	Fulton,	Mueller,	Thomas,
of Ashland,	Guthery,	Murphy,	Venus,
Capelle,	Hastings,	Nye,	Vonderheide,
Carroll,	Hite,	Orrison,	Walsh,
Collins,	Hoaglin,	Pence,	Welsh,
Colter,	Hoffman,	Plank,	White,
Cooper,	Hoover,	Quinlisk,	Winans,
Crawford,	Horwitz,	Read, of Summit,	Wintermute,
Criswell,	Hunter,	Reid, of Fayette,	Winters,
of Coshocton,	Jackson,	Reighard,	Woodworth,
Criswell,	Kathe,	Reppert,	Young—91.
of Morrow,	Kemerer,		

Those who voted in the negative are: Messrs.

Black,	Doster,	Mills,	Stivers,
of Hamilton,	Foreman,	Nungesser,	Sweeney,
Brennan,	Gilson,	Orlikowski,	Terrell,
Brown, of Union,	Holl,	Plumb,	Vollmer,
Clark,	Jenkins,	Robinson,	Williams—22.
Conover,	Lustig,	Schaefer,	

The bill was passed.

The title was agreed to.

The following protest was submitted and ordered entered upon the journal:

Under the provisions of Section 10, Article II, of the Constitution, I desire to protest against the passage of H. B. No. 134, because it provides for a levy outside of the fifteen mill tax limit.

JOHN F. GILSON.

H. B. No. 544—Mr. Thomas, being a special order, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Lowry moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 26 strike out the last letter "d" in the word "orded" and insert the letter "r".

The motion was agreed to, and Mr. Lowry was appointed such committee, and reported the bill amended as instructed.

Mr. Robinson moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 152 strike out all of said line after the word "townships". Strike out lines 153 and 154.

The motion was agreed to, and Mr. Robinson was appointed such committee, and reported the bill amended as instructed.

Mr. Lowry moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 125 add the letter "s" to "commissioner".

The motion was agreed to, and Mr. Lowry was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Thomas moved that the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days be dispensed with and H. B. No. 544 be engrossed at the clerk's desk and read the third time by title.

The motion was agreed to and said bill was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 96, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kemerer,	Schaefer,
Anderson,	Deaton,	Kessler,	Schweikert,
Barthelmeh,	Dickson,	Kilrain,	Shanley,
Beatty,	Diser,	King,	Siebert,
Behne,	Donaldson,	of Ashtabula,	Smith, of Butler,
Beyer,	Doster,	Kramer,	Smith, of Morgan
Bigelow,	Duffey,	Lambert,	Snyder,
Bishop,	Ertel,	Leist,	of Hamilton,
Black,	Etling,	Lowry,	Snyder,
of Wyandot,	Fell,	McGuffey,	of Pickaway,
Bonnell,	Fellinger,	Morris,	Stivers,
Bour,	Foreman,	Mueller,	Sweeney,
Brennan,	Freeman,	Murphy,	Tetlow,
Brown,	Fulton,	Nungesser,	Thatcher,
of Ashland,	Gilson,	Nye,	Thomas,
Brown, of Union,	Guthery,	Orlikowski,	Venus,
Capelle,	Hastings,	Orrison,	Vollmer,
Carroll,	Hite,	Pence,	Vonderheide,
Chapman,	Hoaglin,	Plumb,	Walsh,
Clark,	Hoffman,	Quinlisk,	Welsh,
Colter,	Holl,	Read, of Summit,	White,
Conover,	Hoover,	Reighard,	Williams,
Cooper,	Hunter,	Reppert,	Winans,
Crawford,	Jenkins,	Reynolds,	Wintermute,
Criswell,	Kathe,	Robinson,	Winters,
of Coshocton,			Woodworth—96.

Messrs. Criswell, of Morrow, and Lustig voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 472 — Mr. King, of Ashtabula, being a special order, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Lustig moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out line 64.

The motion was disagreed to.

Mr. Hoaglin moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 106 strike out "of Ohio".

In line 106 insert comma (,) after "be".

The motion was agreed to, and Mr. Hoaglin was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. King, of Ashtabula, moved that the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days be dispensed with and H. B. No. 472 be engrossed at the clerk's desk and read the third time by title.

The motion was agreed to and said bill was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted—yeas 100, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Diser,	King,	Schaefer,
Appenzeller,	Donaldson,	of Ashtabula,	Schweikert,
Barthelmeh,	Doster,	King,	Shanley,
Beatty,	Duffey,	of Franklin.	Siebert,
Beyer,	Etling,	Kramer,	Smith, of Butler,
Bishop,	Fell,	Lambert,	Smith, of Morgan
Black,	Fellinger,	Leist,	Snyder,
of Wyandot,	Foreman,	Lowry,	of Hamilton,
Boggs,	Freeman,	Lustig,	Snyder,
Bour,	Frick,	McGuffey,	of Pickaway,
Brennan,	Fulton,	Morris,	Sweeney,
Brown, of Union,	Guthery,	Mueller,	Terrell,
Capelle,	Hastings,	Nungesser,	Tetlow,
Carroll,	Hite,	Orlikowski,	Thatcher,
Chapman,	Hoaglin,	Orrison,	Thomas,
Clark,	Hoffman,	Pence,	Venus,
Collins,	Holl,	Plank,	Vollmer,
Conover,	Hoover,	Plumb,	Vonderheide,
Cooper,	Hunter,	Quinlisk,	Walsh,
Cowan,	Jackson,	Read, of Summit,	Welsh,
Crawford,	Jenkins,	Reid, of Fayette,	White,
Criswell,	Kathe,	Reighard,	Williams,
of Coshocton,	Kemerer,	Reppert,	Winans,
Davis,	Kennedy,	Reynolds,	Wintermute,
Deaton,	Kessler,	Rhulman,	Winters,
Detrick,	Kilpatrick,	Robinson,	Young—100.
Dickson,	Kilrain,		

The bill was passed.

Mr. Hoaglin moved to amend the title as follows:

In the title strike out "of Ohio".

The amendment was agreed to.

The title as amended was agreed to.

Mr. Carroll submitted the following report:

The joint committee on enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

Amended S. B. No. 29 — Mr. Seward. To amend section 404, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 420, 427, 428, 429, 431, 433, 435, 436, 437, 438, 439, 440, 442, 443, 444, 445, 449, 450, 451, 455, 457, 458, 459, 460, 461, 462, 464, 465, 468, 469, 470, 471, 472, 473, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, and 486 and to supplement section 486 by the enactment of supplemental section 486-1 and to repeal sections 404 to 419 inclusive, 421 to 440 inclusive, 442 to 445

inclusive, 449 to 451 inclusive, 455, 457 to 486 inclusive, of the General Code, relative to the department of public works.

S. B. No. 149 — Mr. Wieser. To validate all petitions filed or granted and all proceedings had or contemplated under such petitions, all contracts made or to be made, bonds issued or to be issued, taxes and assessments levied or to be levied, under the provisions of sections 6926 to 6956 inclusive of the General Code of Ohio.

S. J. R. No. 23 — Mr. Hillenkamp. To authorize the loan of certain paintings and souvenirs belonging to the state of Ohio to the Toledo museum of art, for the purposes of Perry's victory centennial celebration.

S. J. R. No. 22 — Mr. Mooney. Relative to admitting B. F. Cornell to the Ohio Soldiers' and Sailors' Home.

S. J. R. No. 26 — Mr. Mooney. Creating a commission to inspect the general subject of fire insurance in Ohio and authorizing the expenditure of money to pay the expenses thereof.

S. J. R. No. 25 — Mr. Cunningham. Authorizing printing of five hundred additional copies of S. B. No. 178 — Mr. Cunningham.

JNO. L. McDERMOTT,
VINCENT ZMUNT,
J. E. HOLDEN,
M. A. BROADSTONE,
JAS. T. CARROLL,

FRANK W. THOMAS,
W. D. FULTON,
F. J. KILRAIN,
EARL E. ERTEL.

The speaker of the House, in the presence of the House, signed said bills and joint resolutions.

H. B. No. 345 — Mr. Conover, being a special order, was taken up and read the second time.

The question being "Shall the bill be read the third time?" the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Conover, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and said H. B. No. 345 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted—yeas 97, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brown, of Union,	Diser,	Kathe,
Anderson,	Capelle,	Duffey,	Kemerer,
Appenzeller,	Carroll,	Ertel,	Kennedy,
Barthelmeh,	Chapman,	Etling,	Kessler,
Beatty,	Clark,	Fell,	Kilpatrick,
Behne,	Collins,	Fellinger,	Kilrain,
Beyer,	Conover,	Freeman,	King,
Bigelow,	Cooper,	Frick,	of Franklin,
Bishop,	Cowan,	Fulton,	Kramer,
Black,	Crawford,	Gilson,	Lambert,
of Wyandot,	Criswell,	Hastings,	Leist,
Boggs,	of Coshocton,	Hite,	Lowry,
Bonnell,	Criswell,	Hoffman,	Lustig,
Bour,	of Morrow,	Holl,	McCormick,
Brennan,	Davis,	Hoover,	McGuffey,
Brown,	Deaton,	Hunter,	Morris,
of Ashland,	Detrick,	Jenkins,	Mueller,

Those who voted in the affirmative are: Messrs. — Concluded.

Murphy,	Reighard,	Snyder,	Venus,
Nungesser,	Reppert,	of Hamilton,	Vollmer,
Orlikowski,	Reynolds,	Snyder,	Vonderheide,
Pence,	Robinson,	of Pickaway,	Walsh,
Plank,	Schaefer,	Sweeney,	Welsh,
Plumb,	Schweikert,	Terrell,	Williams,
Quinlisk,	Shanley,	Tetlow,	Winans,
Read, of Summit,	Siebert,	Thatcher,	Wintermute,
Reid, of Fayette,	Smith, of Butler,	Thomas,	Young—97.

The bill was passed.

Mr. Behne moved to amend the title as follows:

In the title strike out "3741".

The amendment was agreed to.

The title as amended was agreed to.

Mr. Clark moved that the vote by which H. B. No. 204 was lost, be reconsidered.

Mr. Schweikert demanded a call of the House, which was duly seconded, taken and 113 members answered to their names.

Those absent are: Messrs. Agler, Anderson, Cameron, Doster, Horwitz, Rhulman, Scott, Venus and Warnes.

The sergeant-at-arms was ordered to dispatch his messenger for absentees.

On motion of Mr. Vonderheide, further proceedings under the call were dispensed with.

The question recurring "Shall the vote by which H. B. No. 204 was lost be reconsidered?", the motion was agreed to and said bill was taken up.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted—yeas 68, nays 42, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Read, of Summit,
Appenzeller,	of Coshocton,	Kilpatrick,	Reynolds,
Barthelmeh,	Detrick,	Kilrain,	Schaefer,
Behne,	Donaldson,	King,	Schweikert,
Beyer,	Doster,	of Ashtabula,	Shanley,
Bigelow,	Duffey,	King, of Franklin,	Siebert,
Black,	Etling,	Kramer,	Smith,
of Wyandot,	Fell,	Lambert,	of Butler,
Boggs,	Fellinger,	Lowry,	Sweeney,
Bour,	Foreman,	Lustig,	Terrell,
Brennan,	Frick,	McGuffey,	Venus,
Brown,	Fulton,	Mills,	Vollmer,
of Ashland,	Guthery,	Mueller,	Vonderheide,
Carroll,	Hite,	Murphy,	Walsh,
Chapman,	Hoaglin,	Orlikowski,	Welsh,
Clark,	Holl,	Orrison,	Wintermute,
Colter,	Kathe,	Plumb,	Winters,
Cowan,	Kennedy,	Quinlisk,	Young—68.
Crawford,			

Those who voted in the negative are: Messrs

Beatty,	Collins,	Deaton,	Hoffman,
Black,	Conover,	Diser,	Hoover,
of Hamilton,	Cooper,	Ertel,	Hunter,
Bonnell,	Criswell,	Freeman,	Jackson,
Brown, of Union,	of Morrow,	Gilson,	Jenkins,
Capelle,	Davis,	Hastings,	Kemerer,

Those who voted in the negative are: Messrs.—Concluded.

Leist,	Plank,	Snyder,	Thomas,
McCormick,	Reid, of Fayette,	of Hamilton,	White,
Morris,	Reighard,	Snyder,	Williams,
Nungesser,	Reppert,	of Pickaway,	Winans,
Nye,	Robinson,	Tetlow,	Woodworth—42.
Pence,	Smith, of Morgan,	Thatcher,	

The bill was passed.

The title was agreed to.

Mr. Lowry moved that the vote by which H. B. No. 168 was lost be reconsidered.

The motion was agreed to, and said bill was taken up.

The question being "Shall the bill pass?", Mr. Vonderheide moved that the rule permitting no debate or amendment to a bill after being reported by the committee on Phraseology, be suspended, and that debate or amendment be permitted on said bill.

The motion was agreed to and Mr. Lowry moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 30 strike out "four thousand eight hundred" and in lieu thereof insert "three thousand six hundred".

The motion was agreed to, and Mr. Lowry was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted—yeas 76, nays 23, as follows:

Those who voted in the affirmative are: Messrs.

Appenzeller,	Duffey,	Kramer,	Shanley,
Barthelmeh,	Ertel,	Lambert,	Siebert,
Beatty,	Etling,	Leist,	Smith, of Butler,
Behne,	Fellinger,	Lowry,	Snyder,
Bishop,	Foreman,	Lustig,	of Hamilton,
Black,	Frick,	McGuffey,	Snyder,
of Hamilton,	Fulton,	Mills,	of Pickaway,
Bour,	Hite,	Mueller,	Sweeney,
Brennan,	Hoaglin,	Murphy,	Terrell,
Brown,	Hoffman,	Nungesser,	Tetlow,
of Ashtabula,	Holl,	Nye,	Venus,
Carroll,	Jackson,	Orlikowski,	Vollmer,
Chapman,	Jenkins,	Orrison,	Vonderheide,
Clark,	Kathe,	Plank,	Walsh,
Colter,	Kennedy,	Plumb,	Welsh,
Crawford,	Kilpatrick,	Quinlisk,	White,
Criswell,	Kilrain,	Read, of Summit,	Williams,
of Morrow,	King,	Reid, of Fayette,	Winans,
Detrick,	of Ashtabula,	Reynolds,	Wintermute,
Dickson,	King,	Schweikert,	Young—76.
Diser,	of Franklin,		
Doster,			

Those who voted in the negative are: Messrs.

Acker,	Capelle,	Freeman,	Morris,
Black,	Conover,	Hastings,	Pence,
of Wyandot,	Cooper,	Hoover,	Reighard,
Boggs,	Davis,	Hunter,	Robinson,
Bonnell,	Deaton,	Kemerer,	Smith, of Morgan
Brown, of Union,	Fell,	McCormick,	Woodworth—23.

The bill was passed.

The title was agreed to.

H. J. R. No. 16 — Mr. Diser, was taken up.

The question being "Shall the resolution be adopted?", Mr. Young moved to refer the resolution to a select committee of one, with instructions to amend as follows:

Strike out the word "twenty" and the figures "20" in line 21 and insert in lieu thereof the word "fifteen" and the figures "15".

Strike out the words "twenty-five" and the figures "25" in line 24 and insert in lieu thereof the word "twenty" and the figures "20".

Mr. Terrell moved to amend the instructions to amend as follows:

In line 21 strike out "twenty (20)" and in lieu thereof insert "ten".

In line 24 strike out "twenty-five (25)" and in lieu thereof insert "fifteen".

The question being "Shall the amendment to the instructions to amend be agreed to?", Mr. Reppert moved that the amendment to the instructions to amend be laid on the table.

Upon which the yeas and nays were demanded, taken and resulted — yeas 17, nays 76, as follows:

Those who voted in the affirmative are: Messrs.

Bishop,	Carroll,	Holl,	Siebert,
Black,	Collins,	Quinlisk,	Smith, of Morgan
of Hamilton,	Conover,	Reid, of Fayette,	Venus,
Black,	Duffey,	Reppert,	Vonderheide—17.
of Wyandot,	Frick,	Rhulman,	

Those who voted in the negative are: Messrs.

Acker,	Detrick,	King,	Shanley,
Appenzeller,	Dickson,	of Franklin,	Smith, of Butler,
Barthelmeh,	Diser,	Kramer,	Snyder,
Beatty,	Doster,	Lambert,	of Hamilton,
Behne,	Ertel,	Lustig,	Snyder,
Beyer,	Etling,	McCormick,	of Pickaway,
Bigelow,	Fell,	McGuffey,	Stivers,
Bonnell,	Freeman,	Mills,	Sweeney,
Bour,	Hastings,	Murphy,	Tetlow,
Brennan,	Hite,	Nye,	Thatcher,
Brown, of Union,	Hoffman,	Orlikowski,	Thomas,
Capelle,	Hoover,	Pence,	Vollmer,
Clark,	Hunter,	Plank,	Walsh,
Colter,	Jackson,	Plumb,	White,
Cooper,	Jenkins,	Read, of Summit,	Williams,
Criswell,	Kathe,	Reighard,	Winans,
of Coshocton,	Kemerer,	Reynolds,	Wintermute,
Griswell,	Kilpatrick,	Robinson,	Winters,
of Morrow,	Kilrain,	Schaefer,	Woodworth,
Davis,	King,	Schweikert,	Young—76.
Deaton,	of Ashtabula,		

The motion was disagreed to.

The question recurring, "Shall the amendment to the instructions to amend be agreed to?", the amendment was disagreed to.

The question recurring on the motion of Mr. Young, the motion was disagreed to.

The question recurring "Shall the resolution be adopted?", Mr. Kilpatrick moved to amend the resolution as follows:

In line 8 change "1" to "38-a".

In line 14 change "2" to "38-b".

In line 26 change "3" to "38-c".

In line 43 change "4" to "38-d".

In line 89 change "5" to "38-e".

The amendment was agreed to.

The question recurring "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 56, nays 52, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilrain,	Schweikert,
Appenzeller,	of Morrow,	King,	Shanley,
Barthelmeh,	Davis,	of Franklin,	Snyder,
Beatty,	Deaton,	Lambert,	of Hamilton
Bigelow,	Dickson,	Lustig	Stivers,
Black,	Diser,	McCormick,	Terrell,
of Hamilton,	Doster,	Mills,	Tetlow,
Black,	Ertel,	Nungesser,	Vollmer,
of Wyandot,	Fell,	Nye,	Walsh,
Bour,	Fellinger,	Plank,	White,
Chapman,	Freeman,	Read, of Summit,	Williams,
Clark,	Hoffman,	Reighard,	Winans,
Colter,	Hunter,	Reppert,	Wintermute,
Cooper,	Kemerer,	Reynolds,	Winters,
Criswell,	Kessler,	Robinson,	Young—56.
of Coshocton,	Kilpatrick,		

Those who voted in the negative are: Messrs.

Anderson,	Detrick,	Kennedy,	Rhulman,
Behne,	Duffey,	King,	Siebert,
Beyer,	Etling,	of Ashtabula,	Smith, of Butler,
Bishop,	Foreman,	Kramer,	Smith, of Morgan
Boggs,	Frick,	Leist,	Snyder,
Bonnell,	Gilson,	Lowry,	of Pickaway,
Brown,	Guthery,	McGuffey,	Sweeney,
of Ashland,	Hastings,	Morris,	Thatcher,
Brown, of Union,	Hoaglin,	Murphy,	Thomas,
Capelle,	Holl,	Orlikowski,	Venus,
Carroll,	Hoover,	Pence,	Vonderheide,
Collins,	Jackson,	Plumb,	Welsh,
Conover,	Jenkins,	Quinlisk,	Woodworth—52.
Crawford,	Kathe,	Reid, of Fayette,	

The resolution not having received a constitutional majority was lost.

By unanimous consent, Mr. Vonderheide offered H. J. R. No. 39. Relative to final adjournment.

The resolution was laid over under the rule.

Mr. Chapman moved that the rules be suspended and the House proceed to the sixth order of business.

The motion was disagreed to.

Mr. Lowry moved that the House adjourn until 9:00 o'clock a. m. on Wednesday.

The motion was agreed to and the House adjourned at 6:10 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Wednesday, March 19, 1913, 9:00 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend John George King, of Columbus, Ohio.

The journal of yesterday was read and approved.

H. B. No. 466—Mr. Hite, being a special order, was taken up and read the second time.

The question being "Shall the bill be read third time?", Mr. Hite moved that the bill be referred to a select committee of one with leave to report at any time.

The motion was agreed to and said bill was referred to Mr. Hite as such committee.

S. B. No. 88—Mr. Cahill, being a special order, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Crawford moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4, strike out the word "fertilizer" and insert in lieu thereof "corrector of acidity, conditioner".

In line 13, after "magnesium" strike out to and including line 18.

In line 57, after the letter "a" strike out the words "dealer in, or agent for some lime company" and insert in lieu thereof "manufacturer of lime".

The motion was disagreed to.

Mr. Barthelmeh moved to refer the bill to select committee of one, with instructions to amend as follows:

In line 2, strike out "Each person, firm or corporation who" and insert in lieu thereof the word "Whoever".

The motion was agreed to, and Mr. Barthelmeh was appointed such committee, and reported the bill amended as instructed.

Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 33 strike out "thereof".

In line 57 strike out "who is not a dealer in, or agent, for some lime company, can" and in lieu thereof insert "may".

The motion was disagreed to.

Mr. Collins moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 27 after the word "it" insert the following "provided however that this section shall not apply to packages or bags now held in stock by any such person, firm or corporation".

The motion was disagreed to.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Vonderheide, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 88 was engrossed at the clerk's desk and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 93, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Rhulman,
Anderson,	of Coshocton,	Kilrain,	Robinson,
Barthelmeh,	Criswell,	King,	Schaefer,
Beatty,	of Morrow,	of Ashtabula,	Schweikert,
Behne,	Davis,	King,	Shanley,
Beyer,	Deaton,	of Franklin,	Siebert,
Bigelow,	Dickson,	Kramer,	Smith,
Bishop,	Donaldson,	Lambert,	of Morgan,
Black,	Doster,	Leist,	Snyder,
of Wyandot,	Duffey,	Lowry,	of Hamilton,
Boggs,	Ertel,	Lustig,	Snyder,
Bonnell,	Etling,	McCormick,	of Pickaway,
Bour,	Fell,	McGuffey,	Sweeney,
Brennan,	Foreman,	Morris,	Terrell,
Brown,	Freeman,	Murphy,	Tetlow,
of Ashland,	Frick,	Nungesser,	Thatcher,
Brown, of Union,	Gilson,	Orlikowski,	Thomas,
Capelle,	Guthery,	Orrison,	Vonderheide,
Carroll,	Hastings,	Pence,	Walsh,
Chapman,	Hoaglin,	Plank,	White,
Clark,	Holl,	Plumb,	Williams,
Collins,	Hoover,	Quinlisk,	Winans,
Colter,	Horwitz,	Read, of Summit,	Wintermute,
Cooper,	Hunter,	Reid, of Fayette,	Winters,
Crawford,	Kathe,	Reighard,	Woodworth,
		Reppert,	Young—93.

The bill was passed.

The title was agreed to.

H. B. No. 393 — Mr. Nungesser, being a special order was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Nungesser moved to refer the bill to a select committee of one with instructions to amend as follows:

In line 104 after "stuffs" insert "not containing any of the above named adulterants".

In line 106 change period to comma and add "as hereinbefore designated as commercial food stuffs".

The motion was agreed to, and Mr. Nungesser was appointed such committee, and reported the bill amended as instructed.

Mr. Thatcher moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 77 strike out "warhouse" and insert "warehouse".

In line 103 strike out "feeds" and insert "feed".

The motion was agreed to, and Mr. Thatcher was appointed such committee, and reported the bill amended as instructed.

Mr. Barthelmeh moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 strike out "every dealer, whether person, firm or corporation".

In line 5 strike out the word "who" and insert in lieu thereof the word "whoever".

The motion was agreed to, and Mr. Barthelmeh was appointed such committee, and reported the bill amended as instructed.

Mr. Plumb moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 34, after "corporation" insert "when conducting a retail business".

In line 37, strike out "twenty-five dollars" and insert "ten dollars and when conducting a wholesale business a fee of twenty-five dollars".

The motion was agreed to, and Mr. Plumb was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Behne, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 393, was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 89, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	Kilrain,	Reppert,
Appenzeller,	Dickson,	King,	Reynolds,
Beatty,	Diser,	of Ashtabula,	Rhulman,
Behne,	Donaldson,	King,	Robinson,
Beyer,	Doster,	of Franklin,	Schaefer,
Bigelow,	Duffey,	Kramer,	Schweikert,
Bishop,	Ertel,	Lambert,	Scott,
Boggs,	Etling,	Leist,	Shanley,
Bonnell,	Fell,	Lowry,	Siebert,
Bour,	Foreman,	Lustig,	Smith,
Brennan,	Freeman,	McCormick,	of Morgan,
Brown,	Fulton,	McGuffey,	Snyder,
of Ashland,	Gilson,	Morris,	of Pickaway,
Capelle,	Guthery,	Mueller,	Stivers,
Clark,	Hastings,	Murphy,	Sweeney,
Collins,	Hoaglin,	Nungesser,	Terrell,
Colter,	Hoffman,	Nye,	Tetlow,
Cooper,	Hoover,	Orlikowski,	Thatcher,
Crawford,	Horwitz,	Orrison,	Thomas,
Criswell,	Hunter,	Plank,	Vonderheide,
of Coshocton,	Kathe,	Plumb,	Walsh,
Criswell,	Kemerer,	Quinlisk,	Welsh,
of Morrow,	Kessler,	Read, of Summit,	Wintermute,
Deaton,	Kilpatrick,	Reid, of Fayette,	Winters—89.

The bill was passed.

The title was agreed to.

H. B. No. 339 — Mr. Brown, of Union, being a special order, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Brown, of Union, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 42 strike out "surveyor" and insert "commissioners."

In line 43 strike out "surveyor" and insert "commissioners".

The motion was agreed to, and Mr. Brown, of Union, was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Cooper, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills

to be fully read on three different days were dispensed with and H. B. No. 339 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 68, nays 17, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kemerer,	Rhulman,
Barthelmeh,	Diser,	Kessler,	Robinson,
Beatty,	Doster,	Kilpatrick,	Schweikert,
Beyer,	Duffey,	King,	Siebert,
Bigelow,	Etling,	of Franklin,	Smith,
Bishop,	Fell,	Kramer,	of Morgan,
Bonnell,	Freeman,	Lambert,	Stivers,
Brown,	Frick,	Leist,	Tetlow,
of Ashland,	Gilson,	McGuffey,	Thatcher,
Brown, of Union,	Guthery,	Morris,	Thomas,
Capelle,	Hastings,	Murphy,	Vonderheide,
Chapman,	Hoaglin,	Orlikowski,	White,
Clark,	Hoffman,	Pence,	Williams,
Collins,	Hoover,	Plank,	Winans,
Colter,	Hunter,	Plumb,	Wintermute,
Conover,	Jackson,	Quinlisk,	Winters,
Crawford,	Jenkins,	Read, of Summit,	Woodworth—68.
Davis,	Kathe,	Reighard,	

Those who voted in the negative are: Messrs.

Bour,	Detrick,	Schaefer,	Vollmer,
Brennan,	Horwitz,	Smith, of Butler,	Walsh,
Cowan,	Kilrain,	Snyder,	Welsh,
Criswell,	Lustig,	of Pickaway,	Young—17.
of Morrow,	Reppert,	Terrell,	

The bill was passed.

Mr. Brown, of Union, moved to amend the title as follows:

In the title strike out the word "engineers" and insert the word "commissioners".

The motion was agreed to and the title amended.

The title as amended was agreed to.

Sub. H. B. No. 2, proposed by initiative petition, being a special order, was taken up, having been previously read the second time.

On motion of Mr. Kilpatrick, the constitutional rule requiring bills to be read fully on three different days was dispensed with and Sub. H. B. No. 2, was read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 101, nays 6, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brown,	Davis,	Fulton,
Anderson,	of Ashland,	Deaton,	Gilson,
Appenzeller,	Brown, of Union,	Detrick,	Guthery,
Barthelmeh,	Carroll,	Dickson,	Hastings,
Beatty,	Clark,	Diser,	Hoaglin,
Behne,	Collins,	Donaldson,	Hoffman,
Beyer,	Conover,	Doster,	Holl,
Bigelow,	Cooper,	Ertel,	Hoover,
Bishop,	Crawford,	Etling,	Horwitz,
Boggs,	Criswell,	Fell,	Hunter,
Bonnell,	of Coshocton,	Foreman,	Jackson,
Bour,	Criswell,	Freeman,	Jenkins,
Brennan,	of Morrow,	Frick,	Kathe,

Those who voted in the affirmative are: Messrs. — Concluded.

Kemerer,	McGuffey,	Reppert,	Terrell,
Kennedy,	Morris,	Rhulman,	Tetlow,
Kessler,	Mueller,	Robinson,	Thatcher,
Kilpatrick,	Murphy,	Schaefer,	Thomas,
Kilrain,	Nungesser,	Schweikert,	Vollmer,
King,	Orlikowski,	Scott,	Vonderheide,
of Ashtabula,	Orrison,	Shanley,	Welsh,
King,	Pence,	Smith, of Butler,	White,
of Franklin,	Plank,	Smith,	Williams,
Kramer,	Plumb,	of Morgan,	Winans,
Lambert,	Quinlisk,	Snyder,	Wintermute,
Leist,	Read, of Summit,	of Pickaway,	Winters,
Lowry,	Reid, of Fayette,	Stivers,	Woodworth,
Lustig,	Reighard,	Sweeney,	Young—101.

Messrs. Capelle, Colter, Duffey, Mills, Nye and Siebert voted in the negative.

The bill was passed.

The title was agreed to.

S. B. No. 78—Mr. Holden, being a special order, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Clark, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No 78, was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 73, nays 16, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	King,	Schweikert,
Appenzeller,	Dickson,	of Ashtabula,	Shanley,
Beatty,	Donaldson,	Kramer,	Siebert,
Behne,	Doster,	Lambert,	Smith, of Butler,
Beyer,	Duffey,	Leist,	Snyder,
Bishop,	Ertel,	Lustig,	of Pickaway,
Bonnell,	Etling,	McGuffey,	Stivers,
Bour,	Foreman,	Morris,	Tetlow,
Brennan,	Frick,	Mueller,	Thatcher,
Brown,	Guthery,	Murphy,	Thomas,
of Ashland,	Hoffman,	Nungesser,	Vollmer,
Capelle,	Holl,	Orlikowski,	Vonderheide,
Carroll,	Hoover,	Orrison,	Walsh,
Chapman,	Horwitz,	Plumb,	White,
Clark,	Jenkins,	Quinlisk,	Winans,
Collins,	Kathe,	Read, of Summit,	Wintermute,
Crawford,	Kennedy,	Reppert,	Welsh,
Criswell,	Kessler,	Rhulman,	Winters,
of Coshocton,	Kilpatrick,	Schaefer,	Young—73.
Deaton,			

Those who voted in the negative are: Messrs.

Conover,	Jackson,	Pence,	Robinson,
Cooper,	Kemerer,	Plank,	Scott,
Davis,	King,	Keid, of Fayette,	Terrell,
Hastings,	of Ashtabula,	Reighard,	Woodworth—16.
Hunter,			

The bill was passed.

The title was agreed to.

Mr. Vollmer submitted the following report:

The select committee of one, Mr. Vollmer, to whom was referred H. B. No. 202, with leave to report at any time, having had same under consideration, reports it back with the following amendments, and recommends its passage when so amended.

In line 21 add the following:

"Providing nothing herein shall be construed to repeal or in any way effect part second, title 5 chapter 9 of the General Code relating to school teachers' pensions."

In line 28 after the word "public" insert the following: "with intent thereby to prevent said employee from obtaining employment".

The amendments were agreed to.

The question being "Shall the bill be read the third time?", Mr. Boggs moved to refer the bill to a select committee of one, with instruction to amend as follows:

In line 3 change the letter "p" to "q" in the word "require".

The motion was agreed to, and Mr. Boggs was appointed such committee, and reported the bill amended as instructed.

Mr. Vonderheide moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out lines 11 to 21 inclusive.

The motion was disagreed to.

The question recurring "Shall the bill be read the third time?", the yeas and nays were demanded, taken and resulted — yeas 42, nays 53, as follows:

Those who voted in the affirmative are: Messrs.

Beatty,	Fulton,	Mills.	Shanley,
Bigelow,	Hite,	Morris,	Smith, of Butler,
Bour,	Hoffman,	Mueller,	Sweeney,
Brennan,	Horwitz,	Nye,	Terrell,
Chapman,	Kemerer,	Orlikowski,	Tetlow,
Deaton,	Kilpatrick,	Orrison,	Vollmer,
Detrick,	Kilrain,	Reppert,	Walsh,
Donaldson,	King,	Reynolds,	White,
Doster,	of Ashtabula,	Robinson,	Williams,
Fell,	Lambert,	Schaefer,	Young—42.
Freeman,	Lustig,	Schweikert,	

Those who voted in the negative are: Messrs.

Acker,	Criswell,	Hoover,	Reid, of Fayette,
Appenzeller,	of Coshocton,	Hunter,	Reighard,
Bishop,	Criswell,	Jackson,	Rhulman,
Bonnell,	of Morrow,	Jenkins,	Scott,
Brown,	Davis,	Kathe,	Smith,
of Ashland,	Dickson,	Kennedy,	of Morgan,
Brown, of Union,	Diser,	Kessler,	Snyder,
Capelle,	Duffey,	Kramer,	of Pickaway,
Carroll,	Etling,	Leist,	Thatcher,
Collins,	Foreman,	Lowry,	Venus,
Colter,	Frick,	McCormick,	Vonderheide,
Conover,	Guthery,	McGuffey,	Wintermute,
Cooper,	Hastings,	Pence,	Winters,
Crawford,	Hoaglin,	Plank,	Woodworth—53.
	Holl,	Quinlisk,	

It was ordered that the bill be not read the third time.

Mr. Lowry moved that the constitutional rule requiring bills to be read fully on three different days be dispensed with and bills on the calendar for third reading be read by their titles only.

The motion was agreed to and H. B. No 302 — Mr Read of Summit, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 81, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Etling,	King,	Robinson,
Beatty,	Foreman,	of Franklin,	Schaefer,
Bigelow,	Freeman,	Kramer,	Schweikert,
Bishop,	Frick,	Lambert,	Shanley,
Bonnell,	Gilson,	Leist,	Smith,
Brennan,	Guthery,	Lustig,	of Morgan,
Capelle,	Hastings,	McCormick,	Snyder,
Carroll,	Hite,	McGuffey,	of Pickaway,
Chapman,	Hoaglin,	Morris,	Sweeney,
Collins,	Hoffman,	Mueller,	Terrell,
Colter,	Holl,	Nungesser,	Tetlow,
Cooper,	Hoover,	Orlikowski,	Thatcher,
Crawford,	Horwitz,	Orrison,	Thomas,
Criswell,	Hunter,	Pence,	Venus,
of Coshocton,	Jackson,	Plank,	Walsh,
Criswell,	Jenkins,	Plumb,	Williams,
of Morrow,	Kennedy,	Quinlisk,	Winans,
Deaton,	Kessler,	Read, of Summit,	Wintermute,
Dickson,	Kilpatrick,	Reid, of Fayette,	Winters,
Doster,	Kilrain,	Reighard,	Woodworth,
Duffey,	King,	Reynolds,	Young—81.
Ertel,	of Ashtabula,	Rhulman,	

The bill was passed.

The title was agreed to.

H. B. No. 222 — Mr. Fulton, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 79, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Dickson,	King,	Shanley,
Appenzeller,	Duffey,	of Franklin,	Smith, of Butler,
Beatty,	Fell,	Kramer,	Smith,
Behne,	Freeman,	Leist,	of Morgan,
Beyer,	Fulton,	Lowry,	Snyder,
Bishop,	Gilson,	Lustig,	of Hamilton,
Black,	Hastings,	McGuffey,	Snyder,
of Wyandot,	Hite,	Mueller,	of Pickaway,
Boggs,	Hoaglin,	Murphy,	Terrell,
Bonnell,	Hoffman,	Orlikowski,	Tetlow,
Brown,	Holl,	Orrison,	Thatcher,
of Ashland,	Hoover,	Pence,	Thomas,
Capelle,	Horwitz,	Plank,	Venus,
Carroll,	Hunter,	Plumb,	Vonderheide,
Clark,	Jenkins,	Quinlisk,	Walsh,
Collins,	Kathe,	Read, of Summit,	White,
Colter,	Kemerer,	Reid, of Fayette,	Williams,
Criswell,	Kessler,	Reighard,	Winans,
of Coshocton,	Kilpatrick,	Reynolds,	Wintermute,
Criswell,	Kilrain,	Robinson,	Winters,
of Morrow,	King,	Schweikert,	Woodworth,
Deaton,	of Ashtabula,	Scott,	Young—79.

The bill was passed.

The title was agreed to.

H. B. No. 310 — Mr. Smith, of Butler, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 88, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kilrain,	Schweikert,
Beatty,	Dickson,	King,	Scott,
Behne,	Diser,	of Ashtabula,	Shanley,
Beyer,	Donaldson,	King,	Smith, of Butler,
Bigelow,	Doster,	of Franklin,	Smith,
Bishop,	Duffey,	Lambert,	of Morgan,
Black,	Ertel,	Lowry,	Snyder,
of Wyandot,	Etling,	Lustig,	of Pickaway,
Boggs,	Fell,	McCormick,	Sweeney,
Bonnell,	Foreman,	McGuffey,	Tetlow,
Bour,	Frick,	Mills,	Thatcher,
Brennan,	Fulton,	Morris,	Thomas,
Brown,	Hastings,	Mueller,	Venus,
of Ashland,	Hoaglin,	Murphy,	Vollmer,
Capelle,	Hoffman,	Nye,	Vonderheide,
Carroll,	Holl,	Orlikowski,	Walsh,
Clark,	Horwitz,	Orrison,	Welsh,
Collins,	Hunter,	Pence,	White,
Colter,	Jenkins,	Plumb,	Williams,
Conover,	Kathe,	Quinlisk,	Winans,
Crawford,	Kemerer,	Reid, of Fayette,	Wintermute,
Criswell,	Kennedy,	Reighard,	Winters,
of Coshocton,	Kessler,	Reynolds,	Woodworth—88.
Criswell,	Kilpatrick,	Robinson,	
of Morrow,			

The bill was passed.

The title was agreed to.

H. B. No. 290 — Mr. Duffey, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 81, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Rhulman,
Appenzeller,	Dickson,	of Ashtabula,	Scott,
Behne,	Diser,	King,	Shanley,
Beyer,	Donaldson,	of Franklin,	Smith, of Butler,
Bigelow,	Doster,	Kramer,	Smith,
Bishop,	Duffey,	Lambert,	of Morgan,
Black,	Ertel,	Lowry,	Sweeney,
of Wyandot,	Etling,	Lustig,	Terrell,
Boggs,	Fell,	Mills,	Tetlow,
Bonnell,	Foreman,	Morris,	Thatcher,
Bour,	Fulton,	Mueller,	Thomas,
Brown,	Hastings,	Murphy,	Venus,
of Ashland,	Hoaglin,	Nye,	Vonderheide,
Capelle,	Hoffman,	Orlikowski,	Walsh,
Carroll,	Holl,	Orrison,	Welsh,
Chapman,	Horwitz,	Pence,	White,
Collins,	Hunter,	Plank,	Williams,
Colter,	Kathe,	Plumb,	Winans,
Crawford,	Kemerer,	Quinlisk,	Wintermute,
Criswell,	Kessler,	Reid, of Fayette,	Winters,
of Coshocton,	Kilpatrick,	Reighard,	Woodworth—82.
Criswell,	Kilrain,	Reynolds,	
of Morrow,			

The bill was passed.

The title was agreed to.

On motion of Mr. Swain, the House recessed until 1:30 o'clock p. m.

1:30 o'clock p. m.

The House met pursuant to recess.

H. B. No. 117 — Mr. Reighard was taken up and read the third time by its title.

The question being "Shall the bill pass?"; the yeas and nays were taken, and resulted — yeas 74, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Duffey,	Kramer,	Smith, of Morgan,
Anderson,	Fellinger,	Leist,	Snyder,
Beatty,	Freeman,	Lowry,	of Hamilton,
Bishop,	Frick,	McCormick,	Snyder,
Black,	Fulton,	McGuffey,	of Pickaway,
of Wyandot,	Gilson,	Mills,	Stivers,
Boggs,	Hastings,	Mueller,	Terrell,
Brennan,	Hoaglin,	Nungesser,	Tetlow,
Brown,	Hoffman,	Nye,	Thatcher,
of Ashland,	Holl,	Orrison,	Thomas,
Capelle,	Horwitz,	Plumb,	Venus,
Carroll,	Hunter,	Quinlisk,	Vonderheide,
Conover,	Jackson,	Reid, of Fayette,	Walsh,
Cooper,	Kathe,	Reighard,	Welsh,
Criswell,	Kemerer,	Reppert,	Williams,
of Coshocton,	Kessler,	Rhulman,	Winans,
Criswell,	Kilrain,	Robinson,	Wintermute,
of Morrow,	King,	Schweikert,	Winters,
Detrick,	of Ashtabula,	Shanley,	Woodworth,
Donaldson,	King,	Siebert,	Young—74.
Doster,	of Franklin		

Messrs. Collins, Lustig, and Smith, of Butler, voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 216 — Mr. King, of Franklin, was taken up and read the third time.

The question being "Shall the bill pass?"; the yeas and nays were taken, and resulted — yeas 82, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Duffey,	Leist,	Siebert,
Anderson,	Fellinger,	Lustig,	Smith, of Butler,
Beatty,	Freeman,	McCormick,	Smith,
Bigelow,	Frick,	McGuffey,	of Morgan,
Bishop,	Fulton,	Mills,	Snyder,
Black,	Guthery,	Mueller,	of Hamilton,
of Wyandot,	Hastings,	Murphy,	Snyder,
Boggs,	Hoaglin,	Nungesser,	of Pickaway,
Bonnell,	Hoffman,	Nye,	Stivers,
Brown,	Holl,	Orrison,	Terrell,
of Ashland,	Hunter,	Pence,	Tetlow,
Capelle,	Jackson,	Plumb,	Thatcher,
Collins,	Kathe,	Quinlisk,	Thomas,
Colter,	Kemerer,	Read, of Summit,	Venus,
Conover,	Kessler,	Reid, of Fayette,	Vonderheide,
Cooper,	Kilpatrick,	Reighard,	Walsh,
Crawford,	Kilrain,	Reppert,	Welsh,
Criswell,	King,	Rhulman,	White,
of Coshocton,	of Ashtabula,	Robinson,	Williams,
Davis,	King,	Schaefer,	Winans,
Detrick,	of Franklin,	Schweikert,	Wintermute,
Donaldson,	Kramer,	Shanley,	Woodworth—82.
Doster,	Lambert,		

The bill was passed.

The title was agreed to.

1:45 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 492 — Mr. McGuffey.

S. B. No. 132 — Mr. Hudson, was taken up and read the third time by its title.

The question being "Shall the bill pass?" the yeas and nays were taken, and resulted — yeas 74, nays 4, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Duffey,	McCormick,	Snyder,
Anderson,	Fellinger,	McGuffey,	of Hamilton,
Beatty,	Fulton,	Mills,	Snyder,
Bigelow,	Hastings,	Morris,	of Pickaway,
Boggs,	Hoaglin,	Mueller,	Stivers,
Bonnell,	Hoffman,	Murphy,	Terrell,
Brennan,	Horwitz,	Nye,	Tetlow,
Carroll,	Hunter,	Orrison,	Thatcher,
Chapman,	Jackson,	Pence,	Thomas,
Collins,	Kemerer,	Read, of Summit,	Venus,
Colter,	Kessler,	Reid, of Fayette,	Vonderheide,
Conover,	Kilrain,	Reighard,	Walsh,
Cooper,	King,	Reppert,	Welsh,
Crawford,	of Ashtabula,	Rhulman,	White,
Criswell,	King,	Robinson,	Williams,
of Coshocton,	of Franklin,	Schaefer,	Winans,
Davis,	Kramer,	Schweikert,	Wintermute,
Dickson,	Lambert,	Shanley,	Winters,
Doster,	Leist,	Siebert,	Woodworth,
	Lustig,	Smith, of Butler,	Young—74.

Messrs. Bishop, Holl, Quinlisk, and Smith, of Morgan, voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 224 — Mr. Deaton, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 90, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Conover,	Holl,	Nungesser,
Anderson,	Cooper,	Hoover,	Nye,
Appenzeller,	Crawford,	Horwitz,	Pence,
Beatty,	Criswell,	Jackson,	Plumb,
Beyer,	of Morrow,	Kathe,	Quinlisk,
Bigelow,	Davis,	Kemerer,	Read, of Summit,
Bishop,	Deaton,	Kennedy,	Reid, of Fayette,
Black,	Detrick,	Kessler,	Reppert,
of Wyandot,	Dickson,	King,	Rhulman,
Boggs,	Doster,	of Ashtabula,	Robinson,
Bonnell,	Duffey,	King,	Schaefer,
Bour,	Fellinger,	of Franklin,	Schweikert,
Brown,	Foreman,	Kramer,	Scott,
of Ashland,	Freeman,	Lambert,	Shanley,
Capelle,	Frick,	Leist,	Siebert,
Carroll,	Fulton,	Lustig,	Smith, of Butler,
Chapman,	Guthery,	McCormick,	Smith,
Clark,	Hastings,	McGuffey,	of Morgan,
Collins,	Hoaglin,	Morris,	Snyder,
Colter,	Hoffman,	Mueller,	of Hamilton,

Those who voted in the affirmative are: Messrs.—Concluded.

Stivers,	Venus,	Welsh,	Wintermute,
Terrell,	Vollmer,	White,	Winters,
Tetlow,	Vonderheide,	Williams,	Woodworth,
Thatcher,	Walsh,	Winans,	Young—90.
Thomas,			

The bill was passed.

The title was agreed to.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

Sub. H. B. No. 40—Mr. Read, of Summit. To provide for instruction in preventing accidents.

H. B. No. 54—Mr. King, of Franklin. To amend section 6418-1 of the General Code, relating to articles sold by avoirdupois weight or numerical count.

H. B. No. 77—Mr. King, of Franklin. To amend section 6415 of the General Code, relating to measures for measuring commodities other than liquids.

H. B. No. 146—Mr. Barthelmeh. To prevent persons operating motor vehicles upon the public highways while in a state of intoxication.

H. B. No. 210—Mr. Kramer. To amend section 375 of the General Code, relating to the duties of the state dairy and food commissioner.

H. J. R. No. 32—Mr. Tetlow. Relative to the death of Hon. Harry D. Thomas.

M. A. BROADSTONE,
J. E. HOLDEN,
VINCENT ZMUNT,
JAS. T. CARROLL,

FRANK W. THOMAS,
F. J. KILRAIN,
EARL E. ERTEL.

The speaker of the House, in the presence of the House, signed said bills and joint resolution.

H. B. No. 329—Mr. Diser, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 92, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Colter,	Fulton,	Lambert,
Anderson,	Conover,	Gilson,	Leist,
Appenzeller,	Cooper,	Hastings,	Lustig,
Beatty,	Crawford,	Hoaglin,	McCormick,
Beyer,	Criswell,	Hoffman,	McGuffey,
Bishop,	of Morrow,	Holl,	Mills.
Black,	Davis,	Hoover,	Morris,
of Hamilton,	Deaton,	Horwitz,	Mueller,
Black,	Detrick,	Hunter,	Murphy,
of Wyandot,	Dickson,	Jackson,	Nungesser,
Bonnell,	Diser,	Kathe,	Nye,
Bour,	Doster,	Kemerer,	Orlikowski,
Brennan,	Duffey,	Kennedy,	Pence,
Capelle,	Fell,	Kessler,	Plumb,
Carroll,	Fellinger,	Kilrain,	Quinlisk,
Chapman,	Foreman,	King,	Read, of Summit,
Clark,	Freeman,	of Franklin,	Reppert,
Collins,	Frick,	Kramer,	Rhulman,

Those who voted in the affirmative are: Messrs.—Concluded.

Robinson,	Snyder,	Venus,	Williams,
Schaefer,	of Hamilton,	Vollmer,	Winans,
Schweikert,	Snyder,	Vonderheide,	Wintermute,
Scott,	of Pickaway,	Walsh,	Winters,
Shanley,	Terrell,	Welsh,	Woodworth,
Siebert,	Tetlow,	White,	Young—92.
Smith, of Butler,	Thomas,		

The bill was passed.

The title was agreed to.

H. B. No. 356—Mr. Orrison, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 78, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Doster,	King,	Rhulman,
Anderson,	Duffey,	of Franklin,	Schweikert,
Appenzeller,	Etling,	Kramer,	Scott,
Beatty,	Freeman,	Lambert,	Shanley,
Beyer,	Frick,	Leist,	Smith, of Butler,
Black,	Gilson,	McCormick,	Snyder,
of Hamilton,	Hastings,	McGuffey,	of Pickaway,
Black,	Hoaglin,	Mills,	Terrell,
of Wyandot,	Hoffman,	Morris,	Tetlow,
Bour,	Holl,	Mueller,	Thatcher,
Brennan,	Hoover,	Murphy,	Venus,
Capelle,	Horwitz,	Nungesser,	Vollmer,
Conover,	Hunter,	Nye,	Vonderheide,
Crawford,	Jackson,	Orrison,	Welsh,
Criswell,	Kathe,	Pence,	White,
of Coshocton,	Kemerer,	Plumb,	Williams,
Davis,	Kennedy,	Quinlisk,	Winans,
Deaton,	Kessler,	Read, of Summit,	Wintermute,
Dickson,	Kilpatrick,	Reighard,	Winters,
Diser,	King,	Reppert,	Woodworth,
Donaldson,	of Ashtabula,	Reynolds,	Young—78.

The bill was passed.

The title was agreed to.

H. B. No. 251—Mr. Bigelow, was taken up and read the third time by its title.

The question being "Shall the bill pass?", Mr. Bigelow moved that the rule permitting no debate or amendment to a bill after being reported by the committee on Phraseology, be suspended, and that debate or amendment be permitted on said bill.

The motion was agreed to and Mr. Bigelow moved to refer the bill to a select committee of one, with instructions to amend as follows:

At the end of line 22 insert the following:

"Provided, however that no franchise shall be granted, to construct a street railway between any two municipalities without the written consent of the owners of a majority of the feet frontage upon that portion of such highway which is outside of the boundaries of such municipalities and that without such consent street railways hereafter constructed shall be required to secure, outside of municipalities, a private right of way."

The motion was agreed to, and Mr. Bigelow was appointed such committee, and reported the bill amended as instructed.

Mr. Black, of Wyandot, moved to refer the bill to a select committee of one, with instructions to amend as follows: In line 7 after the word "building" insert "in such municipality".

In line 8, strike out all after the word "railroad".

In line 9 strike out all up to and including the word "municipality" and insert in lieu thereof the following: "which thereby will connect such municipality with any other municipality not immediately adjoining the same".

The motion was agreed to, and Mr. Black, of Wyandot, was appointed such committee, and reported the bill amended as instructed.

Mr. Duffey moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 11, after period, insert the following:

"No grant shall be made, to extend or construct any interurban, or street railway other than through the central portion of the street or pavement where the street is paved of any city, unless there is produced to council the written consent of the owners of more than one-half of the foot frontage of the lots and lands abutting on the side of the street on which it is proposed to extend or construct such interurban or street railway".

Mr. Fulton demanded the previous question upon the amendment, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the motion of Mr. Duffey be agreed to?", the motion was agreed to, and Mr. Duffey was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill pass?", Mr. Bishop moved that the bill be referred to the committee on Cities.

The motion was disagreed to.

The question recurring "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 49, nays 48, as follows:

Those who voted in the affirmative are: Messrs.

Beatty,	Criswell,	Kemerer,	Schaefer,
Bigelow,	of Morrow,	Kilpatrick,	Schweikert,
Black,	Davis,	Kilrain,	Shanley,
of Hamilton,	Deaton,	King,	Sweeney,
Black,	Diser,	of Ashtabula,	Terrell,
of Wyandot,	Donaldson,	Lustig,	Tetlow,
Boggs,	Doster,	Mills,	Venus,
Bour,	Duffey,	Nungesser,	Vollmer,
Brennan,	Ertel,	Nye,	Walsh,
Capelle,	Fellinger,	Orlikowski,	Wintermute,
Chanman,	Frick,	Read, of Summit,	Winters,
Clark,	Hite,	Reppert,	Woodworth,
Cooper,	Hoffman,	Rhulman,	Young—49.
	Horwitz,		

Those who voted in the negative are: Messrs.

Acker,	Crawford,	Guthery,	Kennedy,
Anderson,	Detrick,	Hastings,	Kramer,
Bishop,	Dickson,	Holl,	Leist,
Bonnell,	Etling,	Hoover,	McGuffey,
Brown, of Union,	Foreman,	Hunter,	Mueller,
Carroll,	Freeman,	Jackson,	Murphy,
Collins,	Fulton,	Jenkins,	Orrison,
Conover,	Gilson,	Kathe,	Pence,

Those who voted in the negative are: Messrs. — Concluded.

Plank,	Robinson,	Snyder,	Thomas,
Plumb,	Scott,	of Hamilton,	Vonderheide,
Quinlisk,	Siebert,	Snyder,	White,
Reighard,	Smith, of Butler,	of Pickaway,	Winans—48.
Reynolds,	Smith, of Morgan,		

The bill not having received a constitutional majority was lost.

H. B. No. 326 — Mr. Duffey, was taken up and read the third time by its title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 77, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Diser,	Kessler,	Schaefer,
Beatty,	Doster,	Kilrain,	Schweikert,
Bishop,	Duffey,	King,	Scott,
Black,	Ertel,	of Ashtabula,	Shanley,
of Wyandot,	Etling,	McGuffey,	Siebert,
Bonnell,	Foreman,	Mueller,	Smith, of Morgan,
Bour,	Freeman,	Murphy,	Snyder,
Brennan,	Fulton,	Nungesser,	of Hamilton,
Brown, of Union,	Gilson,	Nye,	Sweeney,
Capelle,	Guthery,	Orlikowski,	Terrell,
Carroll,	Hastings,	Orrison,	Tetlow,
Clark,	Hite,	Pence,	Venus,
Conover,	Hoffman,	Plank,	Vollmer,
Cooper,	Holl,	Plumb,	Vonderheide,
Cowan,	Hoover,	Quinlisk,	Walsh,
Crawford,	Hunter,	Read, of Summit,	Williams,
Davis,	Jackson,	Reighard,	Winans,
Deaton,	Jenkins,	Reppert,	Wintermute,
Detrick,	Kathe,	Reynolds,	Winters,
Dickson,	Kemerer,	Robinson,	Woodworth—77.

Mr. Young voted in the negative.

The bill was passed.

Mr. Duffey moved to amend the title as follows:

Strike out all that appears after the comma (,) and then add the following words "restricting the selling, bartering or giving away, of cocaine, opium, morphine, and other drugs, and to enact a supplemental section to be known as section 12672-1, and to repeal section 12674 of the General Code."

The amendment was agreed to.

The title as amended was agreed to.

Mr. Jenkins moved that the rules be suspended and S. B. No. 190 — Mr. Gallagher, be taken from its regular place on the calendar and be now considered.

The motion was agreed to and said bill was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Jenkins, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and

S. B. No. 190 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 80, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kilrain,	Rhulman,
Anderson,	Deaton,	King,	Robinson,
Behne,	Detrick,	of Ashtabula,	Scott,
Beyer,	Diser,	King,	Shanley,
Bigelow,	Duffey,	of Franklin	Siebert,
Bishop,	Etling,	Kramer,	Smith, of Butler,
Black,	Fell,	Lambert,	Smith, of Morgan,
of Hamilton,	Fellinger,	Leist,	Snyder,
Black,	Foreman,	McCormick,	of Pickaway,
of Wyandot,	Freeman,	McGuffey,	Sweeney,
Bonnell,	Frick,	Mueller,	Tetlow,
Bour,	Gilson,	Murphy,	Thatcher,
Brennan,	Hastings,	Nungesser,	Thomas,
Brown, of Union,	Hite,	Nye,	Vollmer,
Capelle,	Holl,	Orlikowski,	Walsh,
Clark,	Hunter,	Orrison,	Williams,
Cowan,	Jackson,	Pence,	Winans,
Crawford,	Jenkins,	Plank,	Wintermute,
Criswell,	Kathe,	Quinlisk,	Winters,
of Coshocton,	Kemerer,	Read, of Summit,	Woodworth,
Criswell,	Kessler,	Reighard,	Young—80.
of Morrow,	Kilpatrick,	Reynolds,	

The bill was passed.

The title was agreed to.

H. B. No. 492—Mr. McGuffey, being a special order for 1:45 o'clock p. m., was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. McGuffey moved to refer the bill to a select committee of one, with instructions to amend as follows: In line 4, after "of" insert "any".

In line 8, change "six" to "two".

In line 10, change the comma to a period, and strike out all the remainder of line 10, and 11.

In line 10, after the period insert the following: "Provided, however, that the levying of such tax shall conform to the restrictive limits of the maximum fifteen mill limit".

The motion was agreed to, and Mr. McGuffey was appointed such committee, and reported the bill amended as instructed.

Mr. McGuffey moved to refer the bill to a select committee of one, with instructions to amend as follows: After line 14 add:

Section 3. This act is hereby declared to be an emergency measure and its enactment is necessary for the immediate preservation of the public safety and to authorize the levy of taxes and assessments to pay bonds issued or to be issued and to discharge obligations under contracts made or to be made under said sections".

The motion was agreed to, and Mr. McGuffey was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. McGuffey, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring

bills to read fully on three different days were dispensed with and H. B. No. 492, was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 87, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Robinson,
Anderson,	of Morrow,	Kilrain,	Schaefer,
Behne,	Davis,	King,	Scott,
Beyer,	Deaton,	of Franklin	Shanley,
Bigelow,	Detrick,	Lambert,	Siebert,
Bishop,	Dickson,	Leist,	Smith, of Butler,
Black,	Diser,	Lowry,	Smith, of Morgan,
of Hamilton,	Doster,	McCormick,	Snyder,
Bonnell,	Duffey,	McGuffey,	of Hamilton,
Bour,	Ertel,	Morris,	Snyder,
Brennan,	Etling,	Mueller,	of Pickaway,
Brown,	Fell,	Murphy,	Sweeney,
of Ashland,	Fellinger,	Nungesser,	Terrell,
Brown, of Union,	Freeman,	Nye,	Tetlow,
Capelle,	Frick,	Orrison,	Thatcher,
Carroll,	Fulton,	Pence,	Thomas,
Clark,	Guthery,	Plank,	Vollmer,
Collins,	Hastings,	Plumb,	Vonderheide,
Colter,	Hite,	Quinlisk,	White,
Conover,	Holl,	Read, of Summit,	Williams,
Cowan,	Jackson,	Reid, of Fayette,	Wintermute,
Crawford,	Kathe,	Reynolds,	Winters,
Criswell,	Kemerer,	Rhulman,	Young—87.
of Coshocton,	Kennedy,		

The bill was passed.

And thereupon by direction of the speaker upon section 3, being the emergency section, the yeas and nays were taken, and resulted — yeas 95, nays 6, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jenkins,	Reynolds,
Anderson,	of Coshocton,	Kathe,	Rhulman,
Appenzeller,	Criswell,	Kennedy,	Robinson,
Barthelmeh,	of Morrow,	Kessler,	Schaefer,
Behne,	Deaton,	Kilrain,	Schweikert,
Bishop,	Detrick,	King,	Scott,
Black,	Dickson,	of Ashtabula,	Shanley,
of Hamilton,	Donaldson,	Kramer,	Siebert,
Black,	Doster,	Lambert,	Smith, of Butler,
of Wyandot,	Duffey,	Leist,	Smith, of Morgan,
Boggs,	Ertel,	Lowry,	Snyder,
Bonnell,	Etling,	McCormick,	of Pickaway,
Bour,	Fell,	McGuffey,	Sweeney,
Brown,	Fellinger,	Morris,	Tetlow,
of Ashland,	Foreman,	Mueller,	Thatcher,
Brown, of Union,	Frick,	Murphy,	Thomas,
Capelle,	Fulton,	Nungesser,	Vollmer,
Carroll,	Gilson,	Nye,	Vonderheide,
Clark,	Guthery,	Orrison,	Walsh,
Collins,	Hastings,	Pence,	White,
Colter,	Hite,	Plank,	Williams,
Conover,	Hoaglin,	Plumb,	Winans,
Cooper,	Holl,	Quinlisk,	Wintermute,
Cowan,	Hoover,	Read, of Summit,	Winters,
Crawford,	Hunter,	Reid, of Fayette,	Woodworth—95.
	Jackson,	Reighard,	

Messrs. Diser, Freeman, Kemerer, King, of Franklin, Mills and Young voted in the negative.

The emergency section was adopted.

The title of the bill was agreed to.

H. B. No. 590—Mr. Cowan, being a special order for 1:50 o'clock p. m., was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Cowan moved to refer the bill to a select committee of one, with instructions to amend as follows:

Line 34: Strike out, "to cost complete, \$75,000."

Line 42: After the word "Equipment," insert ", maintenance".

Line 99. To be stricken out.

Line 123. Strike out figures "500" and insert "2500."

Line 134. Following this line, insert:

"Dredging and removing stumps, Indian Lake..... 10,000.00"

"General repairs and improvements, Puckeye Lake..... 33,000.00"

Line 205. Following the word "construction" insert: "in counties having less than one hundred miles of macadam, gravel or brick road, and no part of such appropriation shall be paid to any county for repairs on dirt or unimproved road; but in counties having more than one hundred miles of macadam, gravel or brick road, it may be used for new construction or improvement of said roads as the county commissioners may decide."

Line 226. Following the word "expenses" insert: "balances and."

Line 244. Following this line insert one reading:

"Reappropriate from item in line No. 306 of H. B. No. 381,

specific amount for salary of warden..... 1,800.00'

Line 290. Strike out words "uses and purposes", and insert in lieu thereof "clerical and departmental expenses".

Line 344. Strike out the words "Addition to".

Line 356. Insert following the word "building" and before the comma, the words "for patients".

Line 364. Make type uniform with line 361.

Line 365. Following the word "buildings" and before the comma, insert: "for patients".

Line 368. Following the word "buildings" and before the comma, insert: "for patients".

Line 486. Following the word "walks" insert, "and improvement to grounds".

Line 493. Following the word "building" insert: "cost not to exceed \$100,000.00".

Line 280. Strike out the word "extra".

Line 285. Strike out the words "clerk hire" and insert in lieu thereof: "Additional salaries of the assistant statistical clerk, now receiving \$720.00, six stenographers, assistant compiling clerk, chief card operator, four assistant card operators, assistant certificate clerk and file clerk".

Line 475: To be stricken out and in lieu thereof insert:

"Women's dormitory; cost not to exceed \$85,000.00..... 40,000 00"

Line 475: Insert following this line a new line reading:

"Building for science and agriculture; cost not to exceed

\$100,000 00 50,000 00"

Line 334: Strike out "20,000.00" and insert in lieu thereof "\$25,000.00".

Line 446: Insert after the word "building" the following: "cost not to exceed \$150,000.00".

The motion was agreed to, and Mr. Cowan was appointed such committee, and reported the bill amended as instructed.

Mr. Cowan moved to refer the bill to a select committee of one, with instructions to amend as follows:

Line 417: After this line insert the following:

"Completion of the north pavilion of normal school building to cost not to exceed \$80,000.00..... \$20,000 00"
In line 73 strike out "79th" and insert the word "80th."

The motion was agreed to, and Mr. Cowan was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Lowry the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be fully read on three different days were dispensed with and H. B. No. 590 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 98, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kramer,	Scott,
Anderson,	Detrick,	Lambert,	Shanley,
Appenzeller,	Dickson,	Leist,	Siebert,
Barthelmeh,	Donaldson,	Lowry,	Smith, of Butler,
Behne,	Doster,	Lustig,	Smith, of Morgan,
Beyer,	Duffey,	McGuffey,	Snyder,
Bishop,	Ertel,	Mills,	of Hamilton,
Black,	Etling,	Morris,	Snyder,
of Wyandot,	Fell,	Mueller,	of Pickaway,
Boggs,	Fellinger,	Murphy,	Stivers,
Bonnell,	Foreman,	Nungesser,	Sweeney,
Brennan,	Freeman,	Nye,	Terrell,
Brown,	Frick,	Orlikowski,	Tetlow,
of Ashland,	Guthery,	Orrison,	Thatcher,
Brown, of Union,	Hastings,	Pence,	Thomas,
Carroll,	Hite,	Plank,	Venus,
Clark,	Hoaglin,	Plumb,	Vollmer,
Collins,	Holl,	Quinlisk,	Vonderheide,
Cooper,	Hoover,	Read, of Summit,	Walsh,
Cowan,	Hunter,	Reid, of Fayette,	Welsh,
Crawford,	Jenkins,	Reighard,	White,
Criswell,	Kemerer,	Reppert,	Winans,
of Coshocton,	Kennedy,	Reynolds,	Wintermute,
Criswell,	Kessler,	Rhulman,	Winters,
of Morrow,	Kilpatrick,	Robinson,	Woodworth,
Davis,	King, of Franklin,	Schweikert,	Young—98.

Mr. Capelle voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 354 — Mr. Fellingner, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 11 after "is" insert "wilfully or maliciously".

The motion was disagreed to.

Mr. Snyder, of Pickaway, moved to refer the bill to a select committee of one with instructions to amend as follows:

In line 5 after "vehicle" add "motorcycle".

In line 9 after "vehicle" add "or motorcycle".

In line 10 after "vehicle" add "or motorcycle".

In line 11 after "vehicle" add "or motorcycle".

The motion was disagreed to.

Mr. Collins moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 13 strike out "penitentiary" and insert "work-house or jail".

The motion was disagreed to.

Mr. Lustig moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 12 strike out "thirty-five" and insert in lieu thereof "fifty".

The motion was disagreed to.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 262 — Mr. Foreman, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 47 — Mr. Thatcher, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

S. B. No. 10 — Mr. Greenlund, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Behne moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2 strike out the words "of Ohio".

In line 7 after "7697" insert "of the General Code".

The motion was agreed to, and Mr. Behne was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

S. B. No. 66 — Mr. Kiser, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Morris moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5, strike out "as an".

The motion was agreed to, and Mr. Morris was appointed such committee, and reported the bill amended as instructed.

Mr. Snyder, of Pickaway, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5, strike out "for agricultural purposes".

The motion was disagreed to.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

S. B. No. 3 — Mr. Hillenkamp, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Orlikowski moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5 after the word "German" insert "or Polish".

In line 7 after the word "German" insert "or Polish".

Mr. Hoaglin moved that the amendment be laid on the table.

The motion was disagreed to.

The question recurring "Shall the motion of Mr. Orlikowski be agreed to?", the motion was agreed to, and Mr. Orlikowski was appointed such committee and reported the bill amended as instructed.

Mr. Sweeney moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5 after the word "German" insert "or Gaelic".

In line 7 after the word "German" insert "or Gaelic".

The motion was agreed to, and Mr. Sweeney was appointed such committee, and reported the bill amended as instructed.

Mr. Doster moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5 after the word "Gaelic" insert "Yiddish, Greek".

In line 7 after the word "Gaelic" insert "Yiddish, Greek".

The motion was agreed to, and Mr. Doster was appointed such committee, and reported the bill amended as instructed.

Mr. Winans moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 8 strike out "forty" and insert "four hundred thousand".

The motion was agreed to, and Mr. Winans was appointed such committee, and reported the bill amended as instructed.

Mr. Cooper moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7 after the word "German" insert "Greek, Latin and French".

The motion was agreed to, and Mr. Cooper was appointed such committee and reported the bill amended as instructed.

Mr. Young moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5 and in line 7 after the word "Polish" insert the following: "and the Italian".

The motion was agreed to, and Mr. Young was appointed such committee, and reported the bill amended as instructed.

Mr. Etling moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5 after the word "German" insert "English."

In line 7 after the word "German" insert "English".

The motion was disagreed to.

The question recurring "Shall the bill be read the third time?", Mr. Venus moved that the bill be indefinitely postponed.

The motion was agreed to and the bill was indefinitely postponed.
H. B. No. 244 — Mr. Woodworth, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Woodworth moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6 strike out the word "teachers'" and insert in lieu thereof the word "teacher's".

The motion was agreed to, and Mr. Woodworth was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

S. B. No. 12 — Mr. Moore, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Schweikert moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 after the word "whoever", insert the words "after the first day of April, 1914".

In line 7 strike out "or" and insert in lieu thereof "and".

In line 2 strike out the words "so as".

The motion was agreed to, and Mr. Schweikert was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 140 — Mr. Cowan, was taken up and read the second time.

The question being "Shall the bill be read the third time?", by consent of the House, said bill was informally passed on the calendar.

H. B. No. 338 — Mr. Donaldson, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Kramer moved that the vote by which H. B. No. 251 — Mr. Bigelow, was lost, be reconsidered.

A viva voce vote was taken and before the motion was decided, a roll call was demanded and allowed. Mr. Kramer raised a point of order that the motion was decided by the viva voce vote. The speaker declared the point not well taken.

Mr. Kramer appealed from the decision of the chair.

The question being "Shall the decision of the speaker be sustained?" the decision of the speaker was sustained.

The question recurring "Shall the vote by which H. B. No. 251, was lost, be reconsidered?", the yeas and nays were demanded, taken and resulted—yeas 59, nays 44, as follows:

Those who voted in the affirmative are: Messrs.

Barthelmeh,	Capelle,	Doster,	Kilpatrick,
Beatty,	Chapman,	Duffey,	Kilrain,
Beyer,	Colter,	Ertel,	King,
Bigelow,	Cooper,	Fell,	of Ashtabula
Black,	Criswell,	Fellinger,	King, of Franklin,
of Hamilton,	of Coshocton,	Frick,	Lambert,
Black,	Criswell,	Hite,	Mills,
of Wyandot,	of Morrow,	Hoaglin,	Morris,
Boggs,	Davis,	Hoffman,	Nungesser,
Bour,	Deaton,	Horwitz,	Nye,
Brennan,	Diser,	Jenkins,	Orlikowski,
Brown, of Union,	Donaldson,	Kessler,	Orrison,

Those who voted in the affirmative are: Messrs.—Concluded.

Read, of Summit,	Shanley,	Terrell,	Walsh,
Reid, of Fayette,	Snyder,	Tetlow,	White,
Reppert,	of Hamilton,	Venus,	Winans,
Rhulman,	Sweeney,	Vollmer,	Young—59.
Schweikert,			

Those who voted in the negative are: Messrs.

Acker,	Detrick,	Kathe,	Reynolds,
Anderson,	Dickson,	Kennedy,	Robinson,
Appenzeller,	Etling,	Kramer,	Siebert,
Behne,	Foreman,	Leist,	Smith, of Butler,
Bishop,	Freeman,	McGuffey,	Smith, of Morgan,
Brown,	Gilson,	Murphy,	Snyder,
of Ashland,	Guthery,	Pence,	of Pickaway,
Carroll,	Hastings,	Plank,	Thatcher,
Collins,	Holl,	Plumb,	Thomas,
Conover,	Hoover,	Quinlisk,	Vonderheide,
Cowan,	Hunter,	Reighard,	Welsh—44.
Crawford,	Jackson,		

The motion was agreed to, and said bill was taken up.

The question being "Shall the bill pass?", Mr. Bigelow moved that the bill be printed as amended and placed on the calendar.

The motion was agreed to, and the bill was ordered on the calendar in its regular order.

H. B. No. 377 — Mr. Donaldson, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

By unanimous consent, Mr. Hoaglin submitted the following report:

The standing committee on Phraseology, to which was referred S. B. No. 36 — Mr. Friebolin, having had the same under consideration, reports it back with the following amendments:

In line 199o after "contract" in engrossed copy strike out "of" and in lieu thereof insert "for".

In line 199w in engrossed copy strike out "to" and in lieu thereof insert "be".

In line 199x continue paragraph.

In line 230c after "fix" insert "the".

In line 338a after "appeals" insert comma.

In line 340, after "appeals" insert comma.

In line 373, after "or" insert "the".

In line 545, insert comma after "courts" also insert comma after "each".

In line 1224, strike out the figures "1498" and comma.

In line 1233, after "be" insert comma.

GEO. M. HOAGLIN,
J. CHAS. CRISWELL,
JAS. T. CARROLL,
O. J. THATCHER,

G. M. PLUMB,
ALTON H. ETILING,
JOSEPH LUSTIG.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Phraseology, to which was referred S. B. No. 79 — Mr. Gallagher, having had the same under consideration, reports it back with the following amendment:

In line 43 insert comma after "be".

GEO. M. HOAGLIN,
J. CHAS. CRISWELL,
JAS. T. CARROLL,
O. J. THATCHER,

G. M. PLUMB,
ALTON H. ETLING,
JOSEPH LUSTIG.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 243 — Mr. Kennedy, having had the same under consideration, reports it back.

GEO. M. HOAGLIN,
J. CHAS. CRISWELL,
JAS. T. CARROLL,
O. J. THATCHER,

G. M. PLUMB,
ALTON H. ETLING,
JOSEPH LUSTIG.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Criswell, of Morrow, submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 266 — Mr. King, of Ashtabula, having had the same under consideration, reports it back without amendment.

J. CHAS. CRISWELL,
GEO. M. HOAGLIN,
G. M. PLUMB,
ALTON H. ETLING,

O. J. THATCHER,
JAS. T. CARROLL,
JOS. LUSTIG.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

M. Criswell, of Morrow, submitted the following report:

The standing committee on Phraseology, to which was referred S. B. No. 87 — Mr. Wieser, having had the same under consideration, reports it back with the following amendment:

In line 17 insert a comma after the word "code."

J. CHAS. CRISWELL,
GEO. M. HOAGLIN,
G. M. PLUMB,

ALTON H. ETLING,
JAS. T. CARROLL,
JOS. LUSTIG.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Criswell, of Morrow, submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 287 — Mr. Jenkins, having had the same under consideration, reports it back with the following amendments:

In line 29 insert a comma after word "health".

In line 30 insert a comma after word "and".

In line 35 insert a comma after word "hereby".

J. CHAS. CRISWELL,
GEO. M. HOAGLIN,
G. M. PLUMB,

ALTON H. ETLING,
JAS. T. CARROLL,
JOS. LUSTIG.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Criswell, of Morrow, submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 233 — Mr. Carroll, having had the same under consideration, reports it back with the following amendments:

In line 20 strike out comma after the word "for".

In line 20 strike out comma after the word "prison".

In line 21 strike out the comma after the word "attainments".

J. CHAS. CRISWELL,
GEO. M. HOAGLIN,
G. M. PLUMB,

ALTON H. ETLING,
JAS. T. CARROLL,
JOS. LUSTIG.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Etling submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 265 — Mr. King, having had the same under consideration, reports it back with the following amendments:

Line 12 insert a comma after the word "tuberculosis".

In line 14 insert a comma after "against".

In line 20 insert a comma after "commissioners".

In line 22 insert a period after "maintenance" and strike out the word "and".

In line 22 change the letter "s" in "such" to a capital.

GEO. M. HOAGLIN,
O. J. THATCHER,
G. M. PLUMB,

ALTON H. ETLING,
J. CHAS. CRISWELL,
JAS. T. CARROLL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Lustig submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 27 — Mr. Reppert, having had the same under consideration, reports it back.

JOS. LUSTIG,
O. J. THATCHER,
G. M. PLUMB,
J. CHAS. CRISWELL,

ALTON H. ETLING,
GEO. M. HOAGLIN,
JAS. T. CARROLL.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Plumb submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 272—Mr. Vollmer, having had the same under consideration, reports it back with the following amendments:

In line 6 strike out "or" after the word "train".

In line 7 strike out the first "or".

In line 11 after "9007" insert "of the General Code."

JOS. LUSTIG,
JAS. T. CARROLL,
G. M. PLUMB,

GEO. M. HOAGLIN,
ALTON H. ETLING,
J. CHAS. CRISWELL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Plumb submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 142—Mr. Kramer, having had the same under consideration, reports it back with the following amendments:

Insert comma after "expired" in line 6.

Insert the preposition "for" after "asking" in line 8.

Insert comma after "be" in line 21.

G. M. PLUMB,
GEO. M. HOAGLIN,
J. CHAS. CRISWELL,

ALTON H. ETLING,
O. J. THATCHER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Plumb submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 256—Mr. Duffey, having had the same under consideration, reports it back with the following amendments:

In line 4, insert comma after "action"

In line 11, insert comma after "be".

G. M. PLUMB,
O. J. THATCHER,
ALTON H. ETLING,

J. CHAS. CRISWELL,
GEO. M. HOAGLIN,
JAS. T. CARROLL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Plumb submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 467—Mr. Hite, having had the same under consideration, reports it back with the following amendments:

In line 44 insert a comma after "dragging".

In line 54, insert a comma after "dragging".

In line 57, insert a comma after "superintendent".

In line 74, insert a comma after "superintendent" and also after "offense".

JAS. T. CARROLL,
O. J. THATCHER,
ALTON H. ETLING,

GEO. M. HOAGLIN,
J. CHAS. CRISWELL,
G. M. PLUMB.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Plumb submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 444 — Mr. Hite, having had the same under consideration, reports it back with the following amendment:

In line 48 insert comma after "altered".

G. M. PLUMB,
JAS. T. CARROLL,
ALTON H. ETLING,

O. J. THATCHER,
GEO. M. HOAGLIN,
J. CHAS. CRISWELL.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Swain presented the petition of Robert W. Stewart and six other members of the board of directors of the university of Cincinnati, asking the general assembly to pass S. B. No. 161, granting the city council of Cincinnati the right to levy a fund to support the municipal university, which was referred to the committee on Cities.

Mr. Lowry moved that the House adjourn until 9:00 o'clock a. m. tomorrow.

The motion was agreed to and the House adjourned at 5:50 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Thursday, March 20, 1913, 9:00 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. E. Fetch, of Columbus.

The journal of yesterday was read and approved.

Mr. Nungesser arose to a question of privilege, and asked that his vote be recorded on S. B. No. 132 — Mr. Hudson. His name being called, Mr. Nungesser voted aye.

H. B. No. 251 — Mr. Bigelow, was taken up, having been previously read the third time.

The question being "Shall the bill pass?", Mr. Bigelow moved that further consideration of the bill be postponed until next Tuesday and that it be made the special order for 2:00 o'clock p. m. of that day.

The motion was agreed to and the bill was made a special order.

Mr. Terrell moved that the vote by which the report of the committee on Phraseology on S. B. No. 36 was agreed to, be reconsidered.

The motion was agreed to and said report was taken up.

The question being "Shall the report be agreed to?", the report was disagreed to.

Mr. Terrell moved that the report be recommitted to the committee on Phraseology.

The motion was agreed to and the report was so recommitted.

Mr. Frick arose to a question of privilege, and asked that his vote be recorded on S. B. No. 132 — Mr. Hudson. His name being called, Mr. Frick voted aye.

Mr. Anderson arose to a question of privilege, and asked that his vote be recorded on H. B. No. 2, proposed by initiative petition. His name being called, Mr. Anderson voted aye.

H. B. No. 140 — Mr. Cowan, was taken up, having been previously read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

S. B. No. 14 — Mr. Lloyd, was taken up.

Mr. Read moved that Sub. H. B. No. 41 — Mr. Read, of Summit, be substituted for said bill and be now considered.

The motion was agreed to and Sub. H. B. No. 41 was taken up and read the second time, the question being "Shall the bill be read a third time?"

9:35 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 357 — Mr. Clark.

The question recurring "Shall Sub. H. B. No. 41 be read the third time?", Mr. Winans moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6 strike out "entertainment and".

The motion was disagreed to.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 383 — Mr. White, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 363 — Mr. McGuffey, was taken up and read the second time.

The question being "Shall the bill be read the third time?", on motion of Mr. McGuffey, further consideration of said bill was indefinitely postponed.

H. B. No. 116 — Mr. Carroll, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Carroll moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 13 change word "three" to "two" and word "five" to "three".

In line 16 change word "five" to "three".

In line 19 change word "October" to "September".

In line 25 strike out words "second Tuesday of February, June and November", and insert "latter part of June and December".

In line 46 strike out "an accredited" and insert "a high".

In line 49 strike out the word "but".

In line 53 strike out the word "two" and insert word "five".

In line 55 strike out the word "exemption" and insert the word "registration".

In line 59 strike out the numerals "(\$10.00)".

In line 62 strike out word "exemption" and insert "registration without taking said examination".

In line 65 strike out numerals "(25.00)".

In line 68, strike out numerals "(\$15.00)".

In line 69, strike out all after the word "paid".

Strike out all of lines 70, 71 and 72.

In line 80, after the word "dollar" insert "said person whenever practicing said profession outside, or away from, said office or place of business,".

In line 83, strike out word "or" and insert "of", and after "registration" strike out "or exemption".

In line 91, strike out the word "of" and insert "or".

In line 94, strike out the word "or" and insert "of".

In line 101, strike out the word "three" and insert "two".

In line 103, strike out the words "witnesses and the" and insert "the board".

Between lines 103 and 104 insert "The board shall have the power to compel the attendance of witnesses and the".

In line 107, after the word "application" insert "for a renewal".

In line 116, strike out numerals "(\$50.00)" and "(\$200.00.)".

The motion was agreed to, and Mr. Carroll was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Snyder, of Pickaway, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 116 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 84, nays 13, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bour,	Davis,	Guthery,
Appenzeller,	Brennan,	Detrick,	Hastings,
Barthelmeh,	Brown,	Dickson,	Hite,
Beatty,	of Ashland,	Diser,	Hoaglin,
Behne,	Capelle,	Donaldson,	Hoffman,
Beyer,	Carroll,	Doster,	Holl,
Rigelow,	Chaoman,	Duffey,	Horwitz,
Bishop,	Collins,	Ertel,	Kathe,
Black,	Colter,	Fell,	Kessler,
of Hamilton,	Conover,	Fellinger,	Kilpatrick,
Black,	Cooper,	Foreman,	King,
of Wyandot,	Crawford,	Freeman,	of Franklin,

Those who voted in the affirmative are: Messrs.—Concluded.

Lambert,	Orrison,	Schweikert,	Terrell,
Lowry,	Pence,	Shanley,	Thomas,
Lustig,	Plank,	Siebert,	Venus,
McCormick,	Plumb,	Smith, of Butler,	Vollmer,
Mills,	Quinlisk,	Smith, of Morgan	Vonderheide,
Morris,	Read, of Summit,	Snyder,	Walsh,
Mueller,	Reid, of Fayette,	of Hamilton,	White,
Murphy,	Reynolds,	Snyder,	Winters,
Nungesser,	Rhulman,	of Pickaway,	Woodworth,
Nye,	Robinson,	Sweeney,	Young—84.
Orlikowski,	Schaefer,		

Those who voted in the negative are: Messrs.

Anderson,	Criswell,	Jackson,	Stivers,
Bonnell,	of Coshocton,	Jenkins,	Thatcher,
Brown, of Union,	Etling,	King,	Winans,
	Frick,	of Ashtabula,	Wintermute—13.

The bill passed.

The title was agreed to.

H. B. No. 25 — Mr. Black, of Hamilton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Black, of Hamilton, moved to refer the bill to select committee of one, with instructions to amend as follows:

In line 89, strike out the word "jurisdictions", and insert in lieu thereof the word "jurisdiction".

In line 103, insert comma (,) before the word "one".

In line 110, insert the word "originally" before the word "in".

In line 114, strike out the comma (,) and insert period (.). Strike "the" after "clerk" and insert "The".

In line 121, after "court" insert "not later than seven days after issuance".

In line 130, before "statement" insert "bill of particulars and".

In line 190, strike out "and".

In line 191, strike out "receive the same fees".

In line 191, strike out semi-colon (;) and insert period (.).

In line 191, strike out "their fees shall be".

In line 192 strike out "paid out of the treasury of the city of Cincinnati".

In line 301 strike out "judges of the court" and insert "council of the city of Cincinnati".

In line 321 strike out "conditionad" and insert "conditioned".

In line 325 strike out "judges of the court" and insert "mayor of the city of Cincinnati."

In line 326 after the word "clerk" insert "and not less than three other deputy clerks".

In line 328 strike out the period (.) and insert "and such chief deputy clerk shall receive nine hundred dollars and such three other deputy clerks shall receive six hundred dollars payable out of the treasury of Hamilton county in quarterly installments".

In line 357 strike out the words "and the bailiff" and also after "clerks" insert comma (,) and the word bailiff.

In line 358 strike out the words "and the".

In line 359 strike out the words "bailiff respectively".

In line 360 strike out the words "in the manner prescribed for the appointment of the" and insert "by the clerk".

In line 361 strike out the word "clerk" and also strike out the word "court" and insert the word "clerk" and also insert the word "bailiff," before the word "deputy".

In line 362 strike out the words "or bailiff respectively".

In line 369 insert period (.) after "witnesses".

In line 372 strike out comma (,) after "pleas".

In line 375 after "allowed" insert comma (,) and also insert comma (,) after "shown".

In line 382 after "judges" insert "and for the clerk and bailiff".

In line 272 strike out "appointed" and insert "elected".

In line 275 strike out "period" and insert "term".

In line 275 strike out "his" and insert "a".

The motion was agreed to, and Mr. Black, of Hamilton was appointed such committee, and reported the bill amended as instructed.

The question recurring, "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Black, of Hamilton, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 25, was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 97, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Robinson,
Anderson,	of Coshocton,	Kessler,	Schaefer,
Appenzeller,	Criswell,	Kilpatrick,	Schweikert,
Barthelmeh,	of Morrow,	King,	Shanley,
Beatty,	Deaton,	of Ashtabula	Smith, of Butler,
Beyer,	Detrick,	Kramer,	Smith, of Morgan,
Bigelow,	Dickson,	Lambert,	Snyder,
Bishop,	Diser,	Leist,	of Hamilton,
Black,	Doster,	Lowry,	Snyder,
of Hamilton,	Duffey,	McCormick,	of Pickaway,
Black,	Ertel,	McGuffey,	Stivers,
of Wyandot,	Etling,	Mueller,	Sweeney,
Bonnell,	Fell,	Murphy,	Terrell,
Bour,	Fellinger,	Nungesser,	Tetlow,
Brennan,	Foreman,	Nye,	Thatcher,
Brown,	Freeman,	Orlikowski,	Thomas,
of Ashland,	Frick,	Orrison,	Venus,
Brown, of Union,	Gilson,	Pence,	Vollmer,
Capelle,	Guthery,	Plank,	Vonderheide,
Carroll,	Hastings,	Plumb,	Walsh,
Chapman,	Hite,	Quinisk,	Warnes,
Collins,	Hoffman,	Read, of Summit,	Welsh,
Colter,	Holl,	Reighard,	White,
Conover,	Horwitz,	Reppert,	Williams,
Cooper,	Hunter,	Reynolds,	Wintermute,
Crawford,	Jackson,	Rhulman,	Winters,
			Young—97.

The bill was passed.

The title was agreed to.

H. B. No. 252 — Mr. Bigelow, was taken up.

On motion of Mr. Bigelow, further consideration of the bill was indefinitely postponed.

H. B. No. 343 — Mr. Thomas, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Thomas moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 26, strike out "wise" and in lieu thereof insert "otherwise".

The motion was agreed to, and Mr. Thomas was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Thomas, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 343 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 87, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	Kramer,	Shanley,
Anderson,	Dickson,	Leist,	Siebert,
Appenzeller,	Diser,	Lowry,	Smith, of Morgan,
Beatty,	Donaldson,	Lustig,	Snyder,
Behne,	Doster,	McCormick,	of Hamilton,
Beyer,	Ertel,	McGuffey,	Snyder,
Bigelow,	Fell,	Mueller,	of Pickaway,
Bishop,	Fellinger,	Murphy,	Sweeney,
Black,	Freeman,	Nungesser,	Terrell,
of Hamilton,	Frick,	Nye,	Tetlow,
Black,	Gilson,	Orlikowski,	Thomas,
of Wyandot,	Guthery,	Orrison,	Venus,
Bonnell,	Hastings,	Pence,	Vollmer,
Bour,	Hite,	Plank,	Vonderheide,
Brennan,	Hoffman,	Plumb,	Walsh,
Brown, of Union	Holl,	Quinlisk,	Warnes,
Capelle,	Horwitz,	Reighard,	Welsh,
Carroll,	Hunter,	Reppert,	White,
Chapman,	Kennedy,	Reynolds,	Williams,
Colter,	Kessler,	Rhulman,	Winans,
Cooper,	Kilpatrick,	Robinson,	Wintermute,
Crawford,	King,	Schaefer,	Winters,
Deaton,	of Ashtabula,	Schweikert,	Young—87.

Mr. Barthelmeh voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 286 — Mr. Acker, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Acker the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 286 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 72, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Donaldson,	Kramer,	Siebert,
Anderson,	Doster,	Lowry,	Smith, of Morgan
Barthelmeh,	Ertel,	McCormick,	Snyder,
Beatty,	Etling,	McGuffey,	of Pickaway,
Behne,	Fell,	Mueller,	Sweeney,
Bishop,	Freeman,	Murphy,	Terrell,
Black,	Frick,	Nye,	Thomas,
of Wyandot,	Hastings,	Orlikowski,	Venus,
Boggs,	Hite,	Pence,	Vollmer,
Bonnell,	Hoffman,	Plank,	Vonderheide,
Brennan,	Holl,	Quinlisk,	Walsh,
Capelle,	Hunter,	Reighard,	Welsh,
Carroll,	Jackson,	Reppert,	White,
Chapman,	Jenkins,	Reynolds,	Williams,
Collins,	Kathe,	Rhulman,	Winans,
Colter,	Kennedy,	Robinson,	Wintermute,
Crawford,	Kessler,	Schaefer,	Winters,
Deaton,	King,	Schweikert,	Young—72.
Diser,	of Ashtabula,	Shanley,	

The bill was passed.

Mr. Acker moved to amend the title as follows: Strike out the word "certatin" and insert in lieu thereof the word "certain".

The motion was agreed to, and the title amended.

The title as amended was agreed to.

H. B. No. 378 — Mr. Donaldson, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Behne moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 strike out "officer" and in lieu thereof insert "officers".

The motion was agreed to, and Mr. Behne was appointed such committee, and reported the bill amended as instructed.

Mr. Sweeney moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 strike out the words "dentists and".

The motion was disagreed to.

Mr. Smith, of Butler, moved to refer the bill to a select committee of one, with instructions to amend as follows:

After the word "embalmers" in line 5 insert "veterinary surgeons".

Mr. Terrell moved that the amendment be laid on the table.

The motion was disagreed to.

The question recurring "Shall the motion of Mr. Smith, of Butler, be agreed to?", the motion was agreed to, and Mr. Smith, of Butler, was appointed such committee, and reported the bill amended as instructed.

Mr. Fellingner moved to refer the bill to a select committee of one, with instructions to amend as follows:

After the word "embalmers" in line 5 insert the words "and insurance agents".

The motion was agreed to, and Mr. Fellingner was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", it was ordered that the bill be not read the third time.

H. B. No. 296 — Mr. Doster, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Diser, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 296 was engrossed at the clerk's desk and read the third time by title.

The question being, "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 94, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kilpatrick,	Schaefer,
Anderson,	Detrick,	King,	Schweikert,
Appenzeller,	Dickson,	of Ashtabula,	Shanley,
Barthelmeh,	Diser,	King,	Siebert,
Beatty,	Doster,	of Franklin,	Smith, of Butler,
Behne,	Duffey,	Kramer,	Snyder,
Bigelow,	Ertel,	Lambert,	of Hamilton,
Bishop,	Etling,	Leist,	Snyder,
Black,	Fell,	Lowry,	of Pickaway,
of Hamilton,	Fellinger,	McGuffey,	Sweeney,
Boggs,	Foreman,	Morris,	Tetlow,
Bonnell,	Freeman,	Mueller,	Thatcher,
Bour,	Frick,	Murphy,	Thomas,
Brennan,	Gilson,	Nye,	Venus,
Brown, of Union,	Guthery,	Orlikowski,	Vonderheide,
Capelle,	Hastings,	Orrison,	Walsh,
Carroll,	Hite,	Pence,	Warnes,
Chapman,	Hoaglin,	Plank,	Welsh,
Clark,	Hoffman,	Plumb,	White,
Collins,	Horwitz,	Quinlisk,	Williams,
Colter,	Hunter,	Reid, of Fayette,	Winans,
Crawford,	Jackson,	Reighard,	Wintermute,
Criswell,	Jenkins,	Reppert,	Winters,
of Coshocton,	Kathe,	Reynolds,	Woodworth,
Criswell,	Kessler,	Rhulman,	Young—94,
of Morrow,			

The bill was passed.

Mr. Behne moved to amend the title as follows:

In the title substitute comma for period and add "and to repeal sections 2962, 2963, 2964, 2965, 2966, 2967, 2967-1, 2968, 2969 and 2970 of the General Code".

The motion was agreed to, and the title amended.

The title as amended was agreed to.

Mr. Snyder, of Hamilton, requested unanimous consent to offer a resolution.

The request was not granted.

Mr. Snyder, of Hamilton, moved that the rules be suspended and that he be permitted to offer a resolution.

The motion was agreed to and Mr. Snyder, of Hamilton, offered H. R. No. 59.

Resolved, That when the House adjourns today that it will adjourn until Monday, March 24th, at five o'clock p. m.

Mr. Jenkins moved that the rules be suspended and the resolution be considered at once. The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the resolution was adopted.

Mr. Lowry moved that the rules be suspended and H. B. No. 511, 550, 524, and 535 be taken from their regular place on the calendar and be now considered.

The motion was agreed to and H. B. No. 511 — Mr. Lowry, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Lowry, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 511 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 83, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Kathe,	Reppert,
Anderson,	Criswell,	Kennedy,	Reynolds,
Appenzeller,	of Coshocton,	Kessler,	Rhulman,
Barthelmeh,	Deaton,	Kilpatrick,	Robinson,
Beatty,	Detrick,	King,	Schaefer,
Behne,	Dickson,	of Ashtabula,	Schweikert,
Beyer,	Diser,	Kramer,	Shanley,
Bigelow,	Doster,	Lambert,	Smith, of Butler,
Bishop,	Duffey,	Leist,	Snyder,
Black,	Etlng,	Lowry,	of Hamilton,
of Hamilton,	Fell,	McGuffey,	Sweeney,
Black,	Fellinger,	Mills,	Terrell,
of Wyandot,	Foreman,	Morris,	Thatcher,
Boggs,	Freeman,	Mueller,	Thomas,
Bour,	Frick,	Murphy,	Venus,
Brennan,	Gilson,	Nungesser,	Vollmer,
Brown,	Guthery,	Nye,	Walsh,
of Ashland,	Hastings,	Orlikowski,	Warnes,
Capelle,	Hite,	Orrison,	Welsh,
Carroll,	Hoaglin,	Pence,	Williams,
Chapman,	Hoffman,	Plank,	Winans,
Clark,	Holl,	Plumb,	Wintermute,
Collins,	Hunter,	Quinlisk,	Winters,
Colter,	Jackson,	Reid, of Fayette,	Young—83.
Cooper,	Jenkins,	Reighard,	

The bill was passed.

The title was agreed to.

H. B. No. 550 — Mr. Duffey, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Duffey, the rule requiring bills to be referred to the committee on Phraseology, and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 550 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 84, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kennedy,	Robinson,
Anderson,	of Coshocton,	Kessler,	Schaefer,
Appenzeller,	Deaton,	Kilpatrick,	Schweikert,
Barthelmeh,	Detrick,	King,	Shanley,
Beatty,	Dickson,	of Ashtabula,	Smith, of Butler,
Behne,	Diser,	King,	Smith, of Morgan
Beyer,	Doster,	of Franklin,	Terrell,
Bigelow,	Duffey,	Kramer,	Tetlow,
Bishop,	Fell,	Lambert,	Thatcher,
Black,	Fellinger,	Lowry,	Thomas,
of Hamilton,	Foreman,	McGuffey,	Venus,
Boggs,	Frick,	Mills,	Vollmer,
Bour,	Gilson,	Morris,	Vonderheide,
Brennan,	Guthery,	Mueller,	Walsh,
Brown,	Hastings,	Nye,	Warnes,
of Ashland,	Hoaglin,	Orlikowski,	Welsh,
Brown, of Union,	Hoffman,	Orrison,	White,
Capelle,	Holl,	Plumb,	Williams,
Chapman,	Hunter,	Quinlisk,	Winans,
Clark,	Jackson,	Reid, of Fayette,	Wintermute,
Cooper,	Jenkins,	Reighard,	Winters,
Crawford,	Kathe,	Reynolds,	Woodworth,
			Young—84.

The bill was passed.

The title was agreed to.

H. B. No. 524 — Mr. Thatcher, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Thatcher, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 524, was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 78, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Schweikert,
Anderson,	Dickson,	of Franklin,	Shanley,
Appenzeller,	Doster,	Kramer,	Smith, of Butler,
Beatty,	Duffey,	Lambert,	Smith, of Morgan
Behne,	Ertel,	Leist,	Snyder,
Beyer,	Fell,	Lowry,	of Hamilton,
Bigelow,	Fellinger,	McGuffey,	Terrell,
Bishop,	Frick,	Morris,	Tetlow,
Black,	Guthery,	Mueller,	Thatcher,
of Hamilton,	Hastings,	Nungesser,	Thomas,
Black,	Hite,	Nye,	Venus,
of Wyandot,	Hoaglin,	Orlikowski,	Vollmer,
Bour,	Hoffman,	Pence,	Walsh,
Brennan,	Holl,	Plumb,	Warnes,
Brown,	Horwitz,	Quinlisk,	White,
of Ashland,	Jackson,	Reid, of Fayette,	Williams,
Capelle,	Kathe,	Reighard,	Winans,
Clark,	Kennedy,	Reynolds,	Winters,
Colter,	Kessler,	Rhulman,	Woodworth,
Crawford,	Kilpatrick,	Robinson,	Young—78.
Criswell,	King,	Schaefer,	
of Coshocton,	of Ashtabula,		

The bill was passed.

The title was agreed to.

H. B. No. 535 — Mr. Beyer, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Beyer, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 535 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 90, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Rhulman,
Anderson,	of Coshocton,	Kennedy,	Robinson,
Appenzeller,	Criswell,	Kessler,	Schweikert,
Barthelmeh,	of Morrow,	Kilpatrick,	Shanley,
Beatty,	Deaton,	King,	Smith, of Butler,
Behne,	Detrick,	of Ashtabula,	Smith, of Morgan,
Beyer,	Dickson,	King,	Snyder,
Bishop,	Diser,	of Franklin,	of Hamilton,
Black,	Doster,	Kramer,	Sweeney,
of Hamilton,	Duffey,	Leist,	Terrell,
Black,	Ertel,	Lowry,	Tetlow,
of Wyandot,	Etling,	McGuffey,	Thatcher,
Boggs,	Fell,	Morris,	Thomas,
Bour,	Foreman,	Mueller,	Venus,
Brennan,	Freeman,	Murphy,	Vollmer,
Brown,	Frick,	Nungesser,	Vonderheide,
of Ashland,	Gilson,	Nye,	Warnes,
Capelle,	Guthery,	Orlikowski,	Welsh,
Chapman,	Hastings,	Pence,	White,
Clark,	Hite,	Plumb,	Williams,
Collins,	Hoffman,	Quinlisk,	Winans,
Colter,	Holl,	Reid, of Fayette,	Winters,
Conover,	Horwitz,	Reighard,	Woodworth,
Crawford,	Jackson,	Reppert,	Young—90.
	Jenkins,	Reynolds,	

The bill was passed.

The title was agreed to.

Mr. Kilpatrick moved that the rules be suspended and H. B. No. 500 — Mr. Kilpatrick, be made a special order for next Tuesday at 1:30 o'clock p. m.

The motion was agreed to and the bill was made a special order.

Mr. Guthery moved that the rules be suspended and H. B. No. 223 — Mr. Guthery, be taken out of its regular order on the calendar and be now considered.

The motion was agreed to and said bill was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Guthery moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6 after the word "be" insert "located and".

In line 6 after the word "repaired," insert "or boxed or tiled".

In line 29 after the word "the" insert "joint board of".

In line 29 strike out the words "of each".

In line 30 strike out the word "county".

In line 32 after the word "the" insert "members of the".

In line 32 after the word "said" insert "joint board of".

In line 52 after the word "the" insert "majority of the joint board of".

In line 58 strike out the word "or" and insert "of".

In line 59 strike out the word "with" and insert "or the".

In line 96 after the word "county," insert "the commissioners of said upper county".

In line 97 after the word "by" insert "a majority of the joint board of".

In line 112 after the word "the" insert "common pleas".

In line 44 change comma to a period, and commence word "the" with a capital letter.

In line 9 after "run" insert "ditch".

The motion was agreed to and Mr. Guthery was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Guthery, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 223 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 90, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jenkins,	Reppert,
Anderson,	of Coshocton,	Kathe,	Rhulman,
Appenzeller,	Criswell,	Kennedy,	Robinson,
Barthelmeh,	of Morrow,	Kessler,	Schaefer,
Beatty,	Detrick,	Kilpatrick,	Schweikert,
Behne,	Dickson,	King,	Shanley,
Beyer,	Diser,	of Ashtabula,	Smith, of Butler,
Bigelow,	Doster,	King,	Smith, of Morgan,
Bishop,	Duffey,	of Franklin,	Snyder,
Black,	Ertel,	Kramer,	of Hamilton,
of Hamilton,	Etling,	Lambert,	Sweeney,
Black,	Fell,	Leist,	Terrell,
of Wyandot,	Fellinger,	Lowry,	Tetlow,
Bour,	Foreman,	McCormick,	Thatcher,
Brennan,	Freeman,	Morris,	Thomas,
Brown,	Frick,	Mueller,	Venus,
of Ashland,	Guthery,	Murphy,	Vollmer,
Carroll,	Hastings,	Nungesser,	Vonderheide,
Chapman,	Hite,	Orlikowski,	Walsh,
Clark,	Hoffman,	Plank,	Welsh,
Collins,	Holl,	Plumb,	White,
Colter,	Horwitz,	Quinlisk,	Williams,
Conover,	Hunter,	Read, of Summit,	Winans,
Crawford,	Jackson,	Reid, of Fayette,	Wintermute,
		Reighard,	Winters—90.

Mr. Warnes voted in the negative.

The bill was passed.

The title was agreed to.

On motion of Mr. Lowry, the House recessed until 1:30 o'clock p. m.

1:30 o'clock p. m.

The House met pursuant to recess.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 230—Mr. Boggs. To regulate the manufacture and sale of insecticides and fungicides in Ohio, with the following amendments in which the concurrence of the House of Representatives is requested:

In line 10 after the word 'gallons' insert the following words "or other terms of liquid measure".

In line 34 after the word "manufacture" insert the following words, "and to".

In line 115, strike out the word "twenty" and insert in lieu thereof the word "five".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted—yeas none, nays 72, as follows:

Those who voted in the negative are: Messrs.

Anderson,	Duffey,	King,	Schweikert,
Beyer,	Fell,	of Franklin,	Shanley,
Bigelow,	Fellinger,	Kramer,	Smith, of Morgan,
Black,	Foreman,	Lambert,	Snyder,
of Hamilton,	Freeman,	Leist,	of Pickaway,
Boggs,	Frick,	Lowry,	Terrell,
Bonnell,	Gilson,	McCormick,	Tetlow,
Bour,	Hastings,	McGuffey,	Thatcher,
Capelle,	Hoaglin,	Mills,	Thomas,
Chapman,	Hoffman,	Morris,	Venus,
Clark,	Holl,	Mueller,	Vonderheide,
Collins,	Horwitz,	Nye,	Walsh,
Colter,	Jackson,	Orlikowski,	Warnes,
Conover,	Jenkins,	Plank,	Williams,
Crawford,	Kathe,	Reighard,	Winans,
Criswell,	Kennedy,	Reppert,	Wintermute,
of Coshocton,	Kessler,	Rhulman,	Winters,
Davis,	Kilrain,	Robinson,	Young—72.
Detrick,	King,	Schaefer,	
Doster,	of Ashtabula,		

The Senate amendments were not concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to S. B. No. 88—Mr. Cahill. To authorize the licensing and inspection of agricultural lime.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 472 — Mr. King, of Ashtabula. To amend sections 198, 218, 219, 220, 225 and 226 of the General Code, relating to the vital statistics.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

The Senate has indefinitely postponed the following:
H. B. No. 60 — Mr. Chapman.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 242 — Mr. Kilpatrick. To amend section 2971 of the General Code, relating to boards of county visitors.

With the following amendment, in which the concurrence of the House of Representatives is requested: In line 8 strike out the first word "of" and insert in lieu thereof the words "prior to".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted — yeas 79, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kramer,	Shanley,
Beatty,	Doster,	Lambert,	Siebert,
Beyer,	Duffey,	Leist,	Smith, of Butler,
Bigelow,	Fell,	Lowry,	Smith, of Morgan,
Black,	Fellinger,	McCormick,	Snyder,
of Hamilton,	Foreman,	McGuffey,	of Hamilton,
Boggs,	Freeman,	Morris,	Snyder,
Bonnell,	Frick,	Mueller,	of Pickaway,
Bour,	Gilson,	Nungesser,	Sweeney,
Capelle,	Hastings,	Nye,	Terrell,
Carroll,	Hoaglin,	Orlikowski,	Tetlow,
Chapman,	Hoffman,	Orrison,	Thatcher,
Clark,	Horwitz,	Plank,	Thomas,
Collins,	Jackson,	Quinlisk,	Venus,
Colter,	Jenkins,	Reid, of Fayette,	Vollmer,
Conover,	Kathe,	Reighard,	Vonderheide,
Crawford,	Kessler,	Reppert,	Warnes,
Criswell,	Kilpatrick,	Rhulman,	Williams,
of Coshocton,	Kilrain,	Robinson,	Wintermute,
Criswell,	King,	Schaefer,	Winters,
of Morrow,	of Franklin,	Schweikert,	Young—79.
Davis,			

The Senate amendment was concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House of Representatives is requested:

S. B. No. 142 — Mr. Hopple. To amend section 4412 of the General Code, relating to appointees of the board of health.

S. B. No. 202 — Mr. Herner. To amend section 1436 of the General Code, relative to licenses in the Lake Erie fishing district.

S. B. No. 206 — Mr. Mooney. To amend section 9351 of the General Code, relating to the reinsurance of risks by a life insurance company.

S. B. No. 226 — Mr. Mooney. To establish a fiscal year, to provide that the balances of appropriations remaining unexpended at the close of such period shall revert to the state treasury, and to repeal section 260 of the General Code.

S. B. No. 238 — Mr. Herner. To supplement section 1437 of the General Code, relating to issuance of licenses by the commissioners of fish and game, by enacting new sections to be known as 1437-1 and 1437-2.

S. B. No. 236 — Mr. Herner. To amend sections 1434 and 1442 of the General Code, relative to Lake Erie fishing district.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

Am. S. B. No. 178 — Mr. Cunningham. To create the agricultural commission of Ohio and to prescribe its organization, its powers and its duties, to repeal sections 368 to 381, inclusive, 776, 1079 to 1177 inclusive, 1387 to 1389 inclusive, and to amend sections 1390 to 1394 inclusive, 1405, 1411, 1421, 1423, 1424, 1435, 1437, 1438, 1445, 1446, 1453, 1454, 1455, 1460, 1485, 265, 485, 1313, 1850, 2269, 2274, 2616, 3357, 5782, 6087, 6088, 6089, 6091, 6336, 7965, 7965-1, 9916 to 9921 inclusive, 12521, 12523 12672, 12673, 12743, 12757, 12794 and 12798 of the General Code.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

Mr. Warnes moved that the rules be suspended and Am. S. B. No. 178 — Mr. Cunningham, be referred at once to the committee on Agriculture.

The motion was agreed to and the bill was so referred.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

Am. H. B. No. 88 — Mr. Hoaglin. To protect certain game.

With the following amendment, in which the concurrence of the House of Representatives is requested: In line 6 substitute "1915" for "1918".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be agreed to?", the yeas and nays were taken, and resulted — yeas 75, nays 7, as follows:

Those who voted in the affirmative are: Messrs.

Barthelmeh,	Crawford,	Kathe,	Robinson,
Beatty,	Criswell,	Kennedy,	Schaefer,
Behne,	of Coshocton,	Kilrain,	Schweikert,
Beyer,	Criswell,	King,	Scott,
Bigelow,	of Morrow,	of Ashtabula,	Shanley,
Black,	Davis,	Kramer,	Siebert,
of Wyandot,	Deaton,	Lambert,	Snyder,
Boggs,	Dickson,	Leist,	of Pickaway,
Bonnell,	Doster,	Lowry,	Stivers,
Bour,	Ertel,	McCormick,	Sweeney,
Brennan,	Fell,	Morris,	Terrell,
Brown, of Union,	Foreman,	Mueller,	Tetlow,
Capelle,	Freeman,	Nungesser,	Thatcher,
Carroll,	Frick,	Nye,	Thomas,
Chapman,	Guthery,	Orlikowski,	Venus,
Clark,	Hastings,	Plumb,	Vollmer,
Collins,	Hoaglin,	Quinlisk,	Walsh,
Colter,	Hoffman,	Reid, of Fayette,	Warnes,
Conover,	Holl,	Reighard,	Wintermute,
Cowan,	Hunter,	Rhulman,	Winters—75.

Messrs. Black, of Hamilton, Detrick, Gilson, Horwitz, Vonderheide, Williams, and Young voted in the negative.

The Senate amendment was concurred in.

H. B. No. 357 — Mr. Clark, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Kramer moved to refer the bill to a select committee of one, with instructions to amend as follows:

After the word "association" in line seven (7) of the bill insert the following: "except corporations not for profit, organized under the law of this state".

After the word "Securities" in line forty-eight (48) of the bill strike out the period, and insert in lieu thereof a semi-colon, and the following paragraphs:

"(e) A pledgee selling, in the ordinary course of business and not in continued or successive transactions, a security pledged to him as security for debt in good faith and not for the purpose of avoiding the provisions of this act;"

"(f) An issuer, organized under the laws of this state, where the disposal, in good faith and not for the purpose of avoiding the provisions of this act, is made directly to its stockholders or by its own officers, without any commission and at a total expense of not more than two per centum of the proceeds realized therefrom and where no part of the issue is issued, directly or indirectly, in payment for patents, services, good will, or for property not located in this state; *provided* that the president and secretary of the issuer shall, prior to such disposal, file with the "Commissioner" a written statement setting forth the existence of all of such facts".

In line ninety-three (93) of the bill strike out the word "not" and insert in lieu thereof the word "no".

In line one hundred and sixty-five (165) of the bill strike out the word "not".

In line 184 of the bill strike out the letter "e" introducing the paragraph, and insert in lieu thereof the letter "d".

Strike out the word "mercantile" at the end of line 184 and the beginning of line 185 of the bill.

In line 185 of the bill after the word "carriers" insert "or other public utilities,".

In line 232 of the bill strike out the word "primary".

In line 234 of the bill, after the word "securities" insert "unless such dealer be licensed as provided herein and".

In line 31 of the bill insert a comma after the word "otherwise."

In line 46 of the bill, insert a comma after the word "one".

In line 211, after the word "or" insert a comma.

In line 212 strike out "or" and insert in lieu thereof sub-quotation marks.

In line 213, after the word "subscription", insert sub-quotation mark.

In line 228, insert comma after the word "security," and strike out comma after the word "shall".

In line 282 strike out the word "the" and insert in lieu thereof the word "his".

In line 270, after the word "real estate", strike out semicolon.

In line 272, strike out the word "intruments" and insert in lieu thereof the word "instruments."

In line 352, strike out the word "affect" and insert in lieu thereof "diminish."

In line 150, after the word "final" insert "and shall not be subject to modification, vacation or reversal".

The motion was agreed to, and Mr. Kramer was appointed such committee, and reported the bill amended as instructed.

Mr. Fellingner moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out lines 254, 255, 256, 257, 258, 259, 260, 261, 262 and 263 of the bill, and insert in lieu thereof, the following:

"This section shall not apply where the issuance of the securities has been approved by the Public Service Commission or like body of any state of the United States or any province of the Dominion of Canada, or where the disposal is made by or on behalf of an underwriter who, in good faith and not for the purpose of avoiding the provisions of this act, purchases the securities disposed of and pays therefor in cash or its equivalent, before attempting to dispose of the same, not less than 90 per centum of the price at which such securities are thereafter disposed of. The certificate provided for in section 16 of this act shall not be required where the securities are those of a common carrier or of a company organized under the laws of this state and engaged only in the business of manufacturing, transportation, coal mining or quarrying, and the whole or a part of the property covered by such securities, is located within this state; nor of a real estate or building company all of whose property covered by such securities is located in this state; nor in cases where information is dispensed with under the provisions of paragraphs D and F of section 10 hereof."

The motion was agreed to and Mr. Fellingner was appointed such committee, and reported the bill amended as instructed.

Mr. Fellingner moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 363, after the words "the sum of" insert "seven thousand five hundred".

The motion was agreed to, and Mr. Fellingner was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Warnes, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 357 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 107, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Appenzeller,	Criswell,	Kilpatrick,	Schaefer,
Barthelmeh,	of Morrow,	Kilrain,	Schweikert,
Beatty,	Davis,	King,	Scott,
Behne,	Deaton,	of Ashtabula,	Shanley,
Bigelow,	Detrick,	King,	Siebert,
Bishop,	Dickson,	of Franklin,	Smith, of Butler,
Black,	Donaldson,	Kramer,	Smith, of Morgan,
of Hamilton,	Doster,	Lambert,	Snyder,
Black,	Duffey,	Leist,	of Hamilton,
of Wyandot,	Ertel,	Lowry,	Snyder,
Boggs,	Etling,	Lustig,	of Pickaway,
Bonnell,	Fellinger,	McGuffey,	Stivers,
Bour,	Foreman,	Mills,	Sweeney,
Brennan,	Freeman,	Morris,	Terrell,
Brown,	Frick,	Mueller,	Tetlow,
of Ashland,	Gilson,	Murphy,	Thatcher,
Brown, of Union,	Guthery,	Nungesser,	Thomas,
Capelle,	Hastings,	Nye,	Venus,
Carroll,	Hite,	Orlikowski,	Vollmer,
Chapman,	Hoaglin,	Orrison,	Vonderheide,
Clark,	Hoffman,	Pence,	Walsh,
Collins,	Holl,	Plank,	Warnes,
Conover,	Horwitz,	Plumb,	Welsh,
Cooper,	Hunter,	Read, of Summit,	White,
Cowan,	Jackson,	Reighard,	Williams,
Crawford,	Kathe,	Reppert,	Winans,
Criswell,	Kemerer,	Reynolds,	Wintermute,
of Coshocton,	Kennedy,	Rhulman,	Winters,
	Kessler,	Robinson,	Woodworth,
			Young—107.

The bill was passed.

The title was agreed to.

S. B. No. 93 — Mr. Lloyd, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Doster moved that the rules be suspended and H. B. No. 273 — Mr. Doster, be taken out of its regular place on the calendar and be now considered.

The motion was agreed to and said bill was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Doster moved to refer the bill to a select committee of one, with instruction to amend as follows:

In line 42 strike out "no further expense"; strike out all of line 43 and in lieu thereof insert "they may be taught the manual method in a

separate school providing however that there are not fewer pupils than provided in section 7755 of the General Code".

The motion was agreed to, and Mr. Doster was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Lowry, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 273 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 83, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	King,	Shanley,
Anderson,	of Coshocton,	of Ashtabula,	Siebert,
Appenzeller,	Criswell,	King,	Smith, of Butler,
Barthelmeh,	of Morrow,	of Franklin,	Smith, of Morgan,
Beatty,	Davis,	Kramer,	Snyder,
Behne,	Deaton,	Lambert,	of Hamilton,
Bishop,	Detrick,	Leist,	Snyder,
Black,	Dickson,	Lowry,	of Pickaway,
of Hamilton,	Diser,	Lustig,	Sweeney,
Bonnell,	Doster,	Morris,	Tetlow,
Bour,	Fellinger,	Mueller,	Thatcher,
Brennan,	Foreman,	Murphy,	Thomas,
Brown,	Freeman,	Nungesser,	Venus,
of Ashland,	Gilson,	Orlikowski,	Vonderheide,
Brown, of Union,	Hastings,	Orrison,	Walsh,
Capelle,	Hite,	Pence,	Warnes,
Chapman,	Hoaglin,	Plank,	Welsh,
Clark,	Hoffman,	Plumb,	White,
Collins,	Horwitz,	Quinlisk,	Winans,
Colter,	Hunter,	Read, of Summit,	Winters,
Conover,	Kathe,	Reppert,	Woodworth,
Cooper,	Kessler,	Rhulman,	Young—83.
Crawford,	Kilpatrick,	Schaefer,	

Mr. Frick voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 284 — Mr. Clark, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Terrell, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 284 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 76, nays 12, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bishop,	Boggs,	Capelle,
Barthelmeh,	Black,	Bour,	Chapman,
Beatty,	of Hamilton,	Brown,	Clark,
Behne,	Black,	of Ashland,	Colter,
Bigelow,	of Wyandot,	Brown, of Union,	Cooper,

Those who voted in the affirmative are: Messrs. — Concluded.

Criswell,	Kessler,	Orlikowski,	Snyder,
of Coshocton,	Kilpatrick,	Orrison,	of Pickaway,
Davis,	Kilrain,	Read, of Summit,	Stivers,
Deaton,	King,	Reid, of Fayette,	Sweeney,
Doster,	of Ashtabula,	Reppert,	Terrell,
Duffey,	King,	Reynolds,	Tetlow,
Fell,	of Franklin,	Rhulman,	Thatcher,
Foreman,	Lambert,	Schaefer,	Thomas,
Freeman,	Leist,	Schweikert,	Venus,
Frick,	Lustig,	Scott,	Vonderheide,
Hastings,	Morris,	Shanley,	Walsh,
Hite,	Mueller,	Siebert,	Warnes,
Hoaglin,	Murphy,	Smith, of Butler,	White,
Hoffman,	Nungesser,	Smith, of Morgan,	Williams,
Horwitz,	Nye,	Snyder,	Wintermute,
Jackson,		of Hamilton,	Winters.
			Woodworth—76.

Those who voted in the negative are: Messrs.

Brennan,	Criswell,	Dickson,	Kramer,
Collins,	of Morrow,	Gilson,	Pence,
Crawford,	Detrick,	Kathe,	Quinlisk,
			Reighard—12.

The bill was passed.

The title was agreed to.

Mr. Acker moved that the vote by which H. B. No. 202 — Mr. Vollmer, was lost for third reading be reconsidered, upon which the yeas and nays were demanded, taken and resulted—yeas 56, nays 41, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Smith, of Butler,
Beatty,	Detrick,	of Franklin,	Snyder,
Behne,	Diser,	Lambert,	of Hamilton,
Beyer,	Doster,	Lustig,	Sweeney,
Bigelow,	Ertel,	Mills,	Terrell,
Black,	Fell,	Mueller,	Tetlow,
of Wyandot,	Fellinger,	Nungesser,	Thomas,
Bonnell,	Freeman,	Nye,	Vollmer,
Bour,	Hoffman,	Orlikowski,	Vonderheide,
Brennan,	Kemerer,	Read, of Summit,	Walsh,
Chapman,	Kessler,	Reppert,	White,
Clark,	Kilpatrick,	Schaefer,	Williams,
Criswell,	Kilrain,	Scott,	Winans,
of Coshocton,	King,	Shanley,	Wintermute,
Davis,	of Ashtabula,	Siebert,	Winters,
			Young—56.

Those who voted in the negative are: Messrs.

Anderson,	Crawford,	Horwitz,	Quinlisk,
Bishop,	Criswell,	Hunter,	Reid, of Fayette,
Black,	of Morrow,	Jackson,	Reighard,
of Hamilton,	Dickson,	Jenkins,	Rhulman,
Boggs,	Duffey,	Kathe,	Smith, of Morgan,
Brown, of Union,	Etling,	Kramer,	Snyder,
Capelle,	Foreman,	Leist,	of Pickaway,
Carroll,	Frick,	Lowry,	Thatcher,
Colter,	Gilson,	Pence,	Venus,
Conover,	Guthery,	Plank,	Welsh,
Cooper,	Hastings,	Plumb,	Woodworth—41.

The motion was agreed to and said bill was taken up.

The question being "Shall the bill be read the third time?", Mr. Acker moved that further consideration of the bill be postponed un-

til next Tuesday and that it be made a special order for 2:30 o'clock p. m. of that day.

The motion was disagreed to.

Mr. Vollmer moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out all of section 4.

In line 35, after the word "section" strike out the figure "5" and insert the figure "4".

Strike out all of section 6.

The motion was agreed to, and Mr. Vollmer was appointed such committee, and reported the bill amended as instructed.

Mr. Reid moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out in line 12 and 13, the words "or ask either by word of mouth or printed or written blanks".

The motion was agreed to, and Mr. Reid was appointed such committee, and reported the bill amended as instructed.

Mr. Reid moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3, strike out "or ask of".

The motion was agreed to, and Mr. Reid was appointed such committee, and reported the bill amended as instructed.

Mr. Snyder, of Pickaway moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 38 strike out "or imprisoned in the jail of the county where"

All of line 39.

The motion was disagreed to.

The question recurring "Shall the bill be read the third time?", Mr. Bishop demanded a call of the House, which was duly seconded, taken and 107 members answered to their names:

Those absent are: Messrs. Agler, Cameron, Clark, Donaldson, Fulton, Hoover, Kennedy, Leist, McCormick, McGuffey, Murphy, Plank, Plumb, Robinson, and Stivers.

The sergeant-at-arms was ordered to dispatch his messengers for absentees.

On motion of Mr. Diser, future proceedings under the call were dispensed with.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Sweeney, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 202 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 86, nays 18, as follows:

Those who voted in the affirmative are: Messrs.

Acker,
Anderson,
Appenzeller,
Barthelmeh,
Beatty,
Behne,

Beyer,
Bigelow,
Bishop,
Black,
of Wyandot,
Bonnell,

Bour,
Brennan,
Carroll,
Chapman,
Collins,
Cowan,

Criswell,
of Coshocton,
Criswell,
of Morrow,
Davis,
Deaton,

Those who voted in the affirmative are: Messrs. — Concluded.

Detrick,	Jenkins,	Orlikowski,	Snyder,
Dickson,	Kemerer,	Orrison,	of Pickaway,
Diser,	Kessler,	Pence,	Sweeney,
Doster,	Kilpatrick,	Plumb,	Terrell,
Ertel,	Kilrain,	Read, of Summit,	Tetlow,
Fell,	King,	Reid, of Fayette,	Thomas,
Fellinger,	of Ashtabula,	Reighard,	Venus,
Foreman,	King,	Reppert,	Vollmer,
Freeman,	of Franklin,	Reynolds,	Vonderheide,
Frick,	Lambert,	Schaefer,	Walsh,
Hastings,	Lowry,	Schweikert,	Warnes,
Hite,	Lustig,	Scott,	Welsh,
Hoaglin,	Mills,	Shanley,	White,
Hoffman,	Morris,	Siebert,	Williams,
Horwitz,	Mueller,	Smith, of Butler,	Winans,
Hunter,	Nungesser,	Snyder,	Winters,
Jackson,	Nye,	of Hamilton,	Woodworth,
			Young—86.

Those who voted in the negative are: Messrs.

Boggs,	Cooper,	Holl,	Rhulman,
Brown,	Crawford,	Kathe,	Smith, of Morgan,
of Ashland,	Duffey,	Kramer,	Thatcher,
Brown, of Union,	Etling,	Plank,	Wintermute—18.
Conover,	Guthery,	Quinlisk,	

The bill was passed.

The title was agreed to.

H. B. No. 330 — Mr. Horwitz, was taken up.

On motion of Mr. Horwitz further consideration of the bill was indefinitely postponed.

Mr. Vonderheide moved that the rules be suspended and H. B. Nos. 348, 349, 350, 395, 428 and 445 be made special orders for next Tuesday at 9:30, 9:35, 9:40, 9:45, 9:50 and 9:55 o'clock a. m.

The motion was agreed to and the bills were made special orders.

Mr. Fellinger moved that the rules be suspended and H. B. No. 526 — Mr. Fellinger, be made a special order for next Tuesday at 3:30 o'clock p. m.

The motion was agreed to and said bill was made a special order.

Mr. Lowry moved that the rules be suspended and H. J. R. No. 38 be taken from its regular place on the calendar and be made a special order for next Tuesday at 9:25 o'clock a. m., upon which the yeas and nays were demanded, taken, and resulted — yeas 49, nays 43, as follows:

Those who voted in the affirmative are: Messrs.

Behne,	Criswell,	Kathe,	Shanley,
Beyer,	of Morrow,	Kemerer,	Smith, of Butler,
Bishop,	Detrick,	Kessler,	Smith, of Morgan,
Black,	Duffey,	Kramer,	Snyder,
of Hamilton,	Ertel,	Lowry,	of Pickaway,
Boggs,	Etling,	Morris,	Thomas,
Brennan,	Fell,	Mueller,	Venus,
Brown,	Fellinger,	Orlikowski,	Vonderheide,
of Ashland,	Foreman,	Orrison,	Walsh,
Capelle,	Frick,	Pence,	Warnes,
Carroll,	Guthery,	Plumb,	Welsh,
Conover,	Hoaglin,	Rhulman,	Wintermute,
Cowan,	Jenkins,	Scott,	Winters—49.
Crawford,			

Those who voted in the negative are: Messrs.

Acker,	Criswell,	Jackson,	Siebert,
Anderson,	of Coshocton,	Kilpatrick,	Snyder,
Barthelmeh,	Davis,	King,	of Hamilton,
Bigelow,	Deaton,	of Franklin,	Sweeney,
Black,	Diser,	Lambert,	Terrell,
of Wyandot,	Doster,	Mills,	Tetlow,
Bonnell,	Freeman,	Nye,	Vollmer,
Bour,	Gilson,	Plank,	White,
Chapman,	Hastings,	Reighard,	Williams,
Collins,	Hite,	Reynolds,	Winans,
Colter,	Horwitz,	Schaefer,	Woodworth,
	Hunter,	Schweikert,	Young—43.

The motion was agreed to and the resolution was made a special order.

Mr. Tetlow moved that the rules be suspended and S. B. No. 23 be referred at once to the committee on Mines and Mining, upon which the yeas and nays were demanded, taken and resulted—yeas 60, nays 23, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Scott,
Anderson,	of Morrow,	Kilpatrick,	Shanley,
Appenzeller,	Davis,	King,	Siebert,
Barthelmeh,	Deaton,	of Franklin,	Smith, of Morgan,
Beyer,	Detrick,	Lambert,	Snyder,
Bigelow,	Diser,	Mills,	of Hamilton,
Black,	Doster,	Nungesser,	Sweeney,
of Wyandot,	Fell,	Nye,	Terrell,
Bonnell,	Freeman,	Pence,	Tetlow,
Bour,	Frick,	Plank,	Vollmer,
Chapman,	Gilson,	Read, of Summit,	White,
Collins,	Hastings,	Reighard,	Williams,
Colter,	Hite,	Reynolds,	Winans,
Conover,	Hoaglin,	Rhulman,	Wintermute,
Criswell,	Horwitz,	Schaefer,	Winters,
of Coshocton,	Hunter,	Schweikert,	Woodworth,
			Young—60.

Those who voted in the negative are: Messrs.

Behne,	Cowan,	King,	Snyder,
Bishop,	Dickson,	of Ashtabula,	of Pickaway,
Boggs,	Guthery,	Kramer,	Thomas,
Brown,	Jackson,	Lowry,	Vonderheide,
of Ashland,	Jenkins,	Mueller,	Warnes,
Capelle,	Kathe,	Smith, of Butler,	Welsh—23.
Carroll,	Kemerer,		

The motion was agreed to and the bill was referred to the committee on Mines and Mining.

Mr. Jackson moved that the rules be suspended and H. B. No. 420—Mr. Jackson, be taken out of its regular order on the calendar and be now considered.

The motion was agreed to and said bill was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On the motion of Mr. Jackson, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 420 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 69, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	King,	Scott,
Appenzeller,	of Morrow,	of Franklin,	Shanley,
Barthelmeh,	Davis,	Kramer,	Siebert,
Behne,	Deaton,	Lambert,	Smith, of Morgan,
Beyer,	Dickson,	Lowry,	Snyder,
Bishop,	Doster,	Morris,	of Hamilton,
Black,	Fell,	Mueller,	Snyder,
of Wyandot,	Fellinger,	Nungesser,	of Pickaway,
Bonnell,	Foreman,	Nye,	Terrell,
Bour,	Freeman,	Orlikowski,	Thomas,
Brennan,	Frick,	Pence,	Vollmer,
Brown, of Union,	Hastings,	Plank,	Vonderheide,
Capelle,	Horwitz,	Plumb,	Warnes,
Carroll,	Jackson,	Read, of Summit,	White,
Chapman,	Jenkins,	Reighard,	Williams,
Colter,	Kemerer,	Reynolds,	Wintermute,
Conover,	Kessler,	Rhulman,	Winters,
Cowan,	King,	Schaefer,	Woodworth—69.
Crawford,	of Ashtabula,	Schweikert,	

The bill was passed.

The title was agreed to.

Mr. Smith, of Butler, moved that the rules be suspended and H. B. No. 505 — Mr. Smith, of Butler, be taken out of its regular order on the calendar and be now considered.

The motion was agreed to and said bill was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Smith, of Butler, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 505 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 65, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Chapman,	Fellinger,	Kramer,
Beyer,	Collins,	Frick,	Lambert,
Bigelow,	Colter,	Guthery,	Lowry,
Bishop,	Conover,	Hastings,	Lustig,
Bonnell,	Cowan,	Hite,	Morris,
Bour,	Davis,	Hoaglin,	Mueller,
Brennan,	Deaton,	Horwitz,	Nye,
Brown,	Dickson,	Jackson,	Orlikowski,
of Ashland,	Doster,	Kathe,	Orrison,
Brown, of Union,	Duffey,	Kessler,	Pence,
Capelle,	Etling,	King,	Plumb,
Carroll,	Fell,	of Franklin,	Read, of Summit,

Those who voted in the affirmative are: Messrs. — Concluded.

Reighard,	Smith, of Butler,	Tetlow,	White,
Schweikert,	Smith, of Morgan,	Thomas,	Wintermute,
Scott,	Snyder,	Vollmer,	Winters,
Shanley,	of Hamilton,	Vonderheide,	Woodworth,
Siebert,	Terrell,	Warnes,	Young—65.

The bill was passed.

The title was agreed to.

Mr. Scott moved that the rules be suspended and H. B. No. 603 — Mr. Scott be engrossed at the clerk's desk and be now considered.

The motion was agreed to and said bill engrossed and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Warnes moved that the committee on Judiciary be relieved of further consideration of H. B. No. 499, Mr. Kilpatrick, and said bill be placed on the calendar and made a special order for second reading for next Wednesday at 1:55 o'clock p. m.

The motion was agreed to and the bill was made a special order.

Mr. Mills moved that the rules be suspended and H. B. No. 351 — Mr. Mills, be made a special order for next Tuesday at 1:44 o'clock p. m.

The motion was agreed to and the bill was made a special order.

On motion of Mr. Warnes, the House adjourned at 5:15 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Monday, March 24, 1913, 5:00 o'clock, p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend James N. Eason, of Columbus.

The journal of the last legislative day was read and approved.

Mr. Black, of Wyandot, arose to a question of privilege, and asked that his vote be recorded on H. B. No. 2, proposed by initiative petition. His name being called, Mr. Black voted aye.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills.

S. B. No. 132 — Mr. Hudson. To provide for the payment of wages at least twice in each calendar month.

S. B. No. 190 — Mr. Gallagher. To authorize the board of Education of the London Village School District of London, Madison county, Ohio, to transfer funds.

Sub. S. B. No. 78 — Mr. Holden. To provide for the appointment of a commission to investigate the subject of rural credits and co-operative agricultural societies, and to suggest legislation in conformity with their findings and make an appropriation therefor.

S. B. No. 88 — Mr. Cahill. To authorize the licensing and inspection of agricultural lime.

M. A. BROADSTONE,
VINCENT ZMUNT,
JNO. L. McDERMOTT,
JAS. T. CARROLL,

FRANK W. THOMAS,
EARL E. ERTEL,
W. G. AGLER.

The speaker of the House, in the presence of the House, signed said bills.

Mr. Kennedy moved that Mrs. Martin Littleton be invited to make an address to the members of the House of Representatives, next Thursday at 5:00 o'clock p. m.

The motion was agreed to.

Mr. Brown, of Ashland, submitted the following report:

The standing committee on Agriculture, to which was referred S. B. No. 178—Mr. Cunningham, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 121, strike out all of line 121 and the word "society" in line 122, and insert in lieu thereof "provide a uniform method for the election of directors and officers of all county and district agricultural societies, receiving any support whatsoever out of the state or county treasuries, and provide rules and regulations under which such county agricultural societies shall be conducted."

In line 134, strike out all after the word "state"; strike out all of line 135, and part of line 136 down to the period after the word "fund". and insert in lieu thereof, the following: "All moneys derived from the provision of this act shall be paid to the agricultural commission and by it paid into the state treasury upon the draft of the auditor of state and be credited to an agricultural division of the general revenue fund.

In line 279, strike out all of the line, and insert "by the owners of such animals. If such owners refuse to pay such expenses after demand made by the order of the commission an action in the name of the state of Ohio may be brought to recover such expenses for the use of the commission."

In line 303, add "in appraising animals to be killed as hereinbefore provided, no allowance shall be made because such animals are thoroughbred or pedigreed stock."

In line 569, strike out "packers' by-products".

In line 938, strike out after the period (.) the rest of the line.

In line 939, strike out the first three words.

In line 1100, strike out "shall" and insert "may".

In line 1258, strike out the word "three" and insert the word "five".

In line 1350, strike out the word "four" and insert the word "five".

In line 1363, strike out all after the word "commission".

In line 1364, strike out all of line 1364, including the word "expenses", and insert "for the amount of the actual expenses and not to exceed twenty-five dollars to pay necessary local expenses, and when such expenses have been itemized and certified to by the president of an institute and submitted to the agriculture commission, such commission shall authorize the county auditor to issue a warrant."

In line 907 after the period after the word "state" insert the following: The agricultural commission shall establish standards of quality, purity and strength for foods, when such standards are not otherwise established by any law of this state. Such standards shall conform to the standards for foods adopted by the United States department of agriculture. The agricultural commission shall make such uniform rules and regulations as may be necessary for the enforcement of the food, drug, dairy and sanitary laws of this state. Such rules and regulations shall, where applicable, conform to and be the same as the rules and regulations adopted from time to time for the enforcement of the

act of congress, approved June 30, 1906, and known as "the food and drugs act."

In line 915 after the comma after the word "prepared" insert the following: "dispensed",

In line 1047, after the word "sealer," change the period to a comma and insert the following: "and shall make, promulgate and enforce such rules and regulations as may be necessary to the prompt and effective enforcement of the weights and measures laws of this state."

Between lines 1080 and 1081 insert the following: "Sec. 7965-2. The agricultural commission or any duly authorized sealer of weights and measures or his deputy, shall inspect and test any weights and measures, balances and weighing and measuring devices having a device for indicating or registering the price as well as the weight or quantity of commodities both as to correctness of weight or quantity and value indicated by them; the commission or any sealer of weights and measures or his deputy shall seal such weights and measures, balances and weighing and measuring devices as shall be tested and found correct, and, after ten days' notice in writing to the owner, shall condemn or seize such as are found to be incorrect, and shall seal such weights and measures, balances, weighing and measuring devices having a device for indicating or registering the price as well as the weight or quantity of commodities only when correct both in indications of weight or quantity and value, and shall condemn or seize such in which the graduations or indications are found to be false or inaccurately placed either as to weight or quantity or value".

In line 1316 after the period insert the following: "In the performance of the duties imposed by this section on the agricultural commission and its inspectors they shall exercise the same powers as are now conferred by sections 830, 831 and 832 of the General Code".

W. M. BROWN,
WILL E. MURPHY,
R. B. CAMERON,
M. G. NUNGESSER,

B. H. KATHE,
FRANK B. FELL,
I. S. GUTHERY,
N. H. HUNTER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Plank submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 586 — Mr. Beyer, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 33 after the word "oak" insert "beech".

W. M. BROWN,
C. H. McCORMICK,
WILL E. MURPHY,
M. G. NUNGESSER,

B. H. KATHE,
I. S. GUTHERY,
N. H. HUNTER,
F. M. PLANK.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Brown, of Ashland, moved that the rules be suspended and S. B. No. 178 — Mr. Cunningham, be made a special order for Wednesday at 10:30 o'clock a. m.

The motion was agreed to.

Mr. Fell submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 559 — Mr. Smith, of Butler, having had the same under consideration, reports it back, and recommends its passage:

R. B. CAMERON,
FRANK B. FELL,
W. M. BROWN,
N. H. HUNTER,
I. S. GUTHERY,
M. G. NUNGESSER.

G. G. O. PENCE,
T. E. HOOVER,
CHAS. A. WHITE,
F. M. PLANK,
WILL E. MURPHY.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Smith, of Butler, moved that the rules be suspended and H. B. No. 559, be placed on its second reading at this time.

The motion was agreed to and said bill was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Smith, of Butler, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 559 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 92, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Åker,	Criswell,	Kennedy,	Schaefer,
Agler,	of Morrow,	Kessler,	Schweikert,
Anderson,	Davis,	Kilpatrick,	Scott,
Barthelmeh,	Deaton,	King,	Siebert,
Beatty,	Detrick,	of Ashtabula,	Smith, of Butler,
Behne,	Dickson,	King, of Franklin,	Smith,
Beyer,	Doster,	Kramer,	of Morgan,
Bishop,	Ertel,	Lambert,	Snyder,
Black,	Fell,	Lustig,	of Pickaway,
of Hamilton,	Fellinger,	McGuffey,	Stivers,
Bonnell,	Foreman,	Mills,	Tetlow,
Bour,	Freeman,	Morris,	Thatcher,
Brennan,	Fulton,	Murphy,	Thomas,
Brown,	Gilson,	Nungesser,	Vonderheide,
of Ashland,	Guthery,	Nye,	Walsh,
Brown, of Union,	Hastings,	Orlikowski,	Warnes,
Cameron,	Hite,	Pence,	Welsh,
Capelle,	Hoælin,	Plank,	White,
Carroll,	Hoffman,	Plumb,	Williams,
Chapman,	Horwitz,	Quinlisk,	Winans,
Collins,	Hunter,	Reighard,	Wintermute,
Conover,	Jackson,	Reppert,	Winters,
Cowan,	Jenkins,	Reynolds,	Woodworth,
Criswell,	Kathe,	Rhulman,	Young—92.
of Coshocton,	Kemerer,	Robinson,	

The bill was passed.

And thereupon, by direction of the speaker, upon section 3, being the emergency section, the yeas and nays were taken, and resulted — yeas 88, nays 4, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Schaefer,
Anderson,	of Morrow,	Kennedy,	Schweikert,
Barthelmeh,	Davis,	Kessler,	Scott,
Behne,	Deaton,	Kilpatrick,	Siebert,
Beyer,	Detrick,	King,	Smith, of Butler,
Bishop,	Dickson,	of Ashtabula,	Smith,
Black,	Doster,	Kramer,	of Morgan,
of Hamilton,	Ertel,	Lambert,	Snyder,
Black,	Fell,	Lustig,	of Pickaway,
of Wyandot,	Fellinger,	McGuffey,	Tetlow,
Boggs,	Foreman,	Morris,	Thatcher,
Bonnell,	Frick,	Murphy,	Thomas,
Bour,	Fulton,	Nungesser,	Vollmer,
Brennan,	Gilson,	Nye,	Vonderheide,
Brown,	Guthery,	Orlikowski,	Walsh,
of Ashland,	Hastings,	Orrison,	Warnes,
Brown, of Union,	Hite,	Pence,	Welsh,
Cameron,	Hoaglin,	Plank,	White,
Capelle,	Hoffman,	Plumb,	Williams,
Carroll,	Hoover,	Quinlisk,	Winans,
Chapman,	Horwitz,	Reppert,	Wintermute,
Collins,	Hunter,	Reynolds,	Winters,
Cowan,	Jackson,	Rhulman,	Woodworth—88.
Criswell,	Jenkins,	Robinson,	
of Coshocton,			

Messrs. Freeman, Kemerer, Mills and Young voted in the negative.

The emergency section was adopted.

The title of the bill was agreed to.

Mr. Hunter submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 435 — Mr. Hunter, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all after the enacting clause and insert in lieu thereof, the following:

SECTION 1. That every parcel, package or lot of agricultural seeds as defined in this act, and containing ten or more pounds, which shall be offered or exposed for sale and use within this state, shall have printed thereon, in clear type in the English language, a statement certifying:

(1). The name of such seed.

(2). The full name and address of the seedman, importer, dealer or agent.

(3). A statement of the purity of the seeds contained therein, specifying the kind of, and percentage of all the impurities in any seeds which are below the standard provided for in this act.

SECTION 2. For the purpose of this act, agricultural seeds shall be defined as the seeds of alfalfa, barley, Canadian blue-grass, Kentucky blue-grass, brome (awnless) grass, buckwheat, alsike clover, crimson clover, red clover, white clover, field corn, Kaffir corn, meadow fescue, flax, millet, oats, orchard grass, rape, redtop, rye, sorghum, timothy and wheat which are to be used in this state for seeding purposes.

SECTION 3. The seeds of quack grass (*Agropyron repens*), Canada thistle (*Onicus arvensis*), clover and alfalfa dodder (*Cuscuta apythy-*

mum), and field dodder (*Cuscuta arvensis*) ox-eye daisy, are hereby defined as noxious weed seed. No person shall sell, offer, or expose for sale to be used within this state for seeding purposes, any agricultural seeds as provided for in section 1 of this act, which shall contain a greater amount or proportion than one of any or all of such noxious weed seeds to five thousand seeds of any of the varieties of agricultural seed offered or exposed for sale.

SECTION 4. That sand, dirt, chaff, foreign substances, seeds other than those specified in section 3 of this act, broken seed, and all seed not capable of germinating, shall be considered as impurities when present in agricultural seeds to be sold, offered or exposed for sale to be used in this state, for seeding purposes, and when such impurities are present in any quantity exceeding the standards of purity provided for in section 7 of this act, then the name and the approximate percentage of each such impurities shall be plainly indicated in such statement as provided for in section 1 of this act.

SECTION 5. For the purpose of this act, seed shall be deemed mixed.

(First) When orchard grass (*dactylis glomerata*) seed shall contain ten per cent or more by weight of meadow fescue (*fescua elatior patensis*) seed or Italian rye grass (*lolium italicum*) seed, or English rye grass (*Lolium perenne*) seed.

(Second) When blue grass or Kentucky blue grass (*proa pratensis*) seed shall contain five per cent. or more by weight of Canada blue grass (*poa compressa*) seed, red top chaff, red top (*agrostis alba*) seed, or any other kind of seed or foreign substance.

(Third). When red clover (*trifolium pratense*) mammoth red clover (*trifolium pratense* var) or alfalfa (*Medicago sativa.*) shall contain five per cent. or more by weight, of yellow trefoil (*medicago lupulina*) or sweet clover (*melilotus alba* and *M. officinalis*) seed, or bur clover, (*Medicago denticulata*) seed.

(Fourth). When rape (*brassica rape*) which shall contain five per cent. or more of common mustard (*brassica senapistrum*) or black mustard (*B. nigra*) seed, shall be deemed adulterated.

SECTION 6. The provisions of this act shall not apply to:

(First). Any person selling agricultural seeds direct to seed merchants or shipping to a general market to be cleaned or graded before being offered or exposed for sale for seeding purposes.

(Second). Agricultural seed which shall be held in storage for the purpose of being cleaned.

(Third). Agricultural seed marked "not clean" and held or sold for shipment outside the state.

(Fourth). The sale of seed that is grown, sold and delivered by any farmer on his own premises to be used for seeding purposes by the purchaser himself, unless the purchaser of such seed obtains at the time of such sale from the seller, a certificate as provided for in section 1 of this act.

(Fifth). Mixtures of agricultural seeds which shall be prepared for special purposes and which may be so labeled, shall not exempt the vendor of such mixtures from the provisions of section 3 of this act.

SECTION 7. The following standard of purity (meaning freedom from weed, or other seeds) is hereby provided for:

Name of Seeds and Cereals.	Per cent. of Purity.
Alfalfa	97
Asparagus	98
Barley	96
Blue grass, Canadian.....	90
Blue grass, Kentucky.....	90
Brome awnless.....	90
Buckwheat	98
Clover, alsike.....	95
Clover, crimson.....	98
Clover, red.....	98
Clover, white.....	90
Corn, sweet.....	99
Fescue, meadow.....	95
Milletts	97
Oats	97
Orchard grass	65
Rape	99
Red Top	92
Rye grass	95
Rye	99
Sorghum	98
Timothy	98
Wheat	97

SECTION 8. Whoever sells agricultural seeds as defined in section 1 of this act for seeding purposes in this state, may submit a fair sample of such seeds to the state board of agriculture for examination, test of purity, or vitality and the state board of agriculture shall cause such examinations and tests to be promptly made and a report thereon forwarded to such person who may forward such sample.

SECTION 9. The state board of agriculture or its deputized representatives shall enforce the provisions of this act. Prosecutions may be by a justice of the peace, police judge, or mayor, who shall have final jurisdiction as provided for in cases of violating any law relating to the adulteration of food, or dairy products.

SECTION 10. That whoever sells, offers or exposes for sale any seed as specified in section 1 of this act, which are mixed, adulterated or misbranded, or any agricultural seeds which do not comply with the standards fixed by this act; or who shall substitute or use a counterfeit tag or who shall prevent or attempt to prevent any inspector from collecting samples, or who shall violate any of the provisions of this act, shall be guilty of a misdemeanor, and upon conviction for the first offense, shall be fined not more than twenty-five dollars, nor more than two hundred dollars for the second offense, and all costs of the prosecution; provided, however, that no person shall be convicted for violating any of the provisions of section 2 of this act who shall be able to show that the weed seed named in section 3 are present in quantities of not more than one in five thousand.

SECTION 11. That for the purpose of defraying the expenses connected with the inspection and analysis of agricultural seeds, each and every such importer, dealer or agent shall before selling, offering, or

exposing for sale within this state, any of the agricultural seeds specified in section 1 and 7 of this act, pay to the treasurer of state an inspection fee of two cents per bushel for all seeds or cereals as defined in sections 1 and 7 of this act, which seed shall be used for seeding purposes within this state. The state board of agriculture shall prescribe the form of such stamps, and adopt such regulations as may be necessary for the enforcement of this act.

SECTION 12. That any person who shall re-clean cereals or seeds and who shall have received a compensation therefor, shall destroy or grind in the presence of a witness all screenings which shall contain any of such noxious weed seeds.

W. C. McGUFFEY,
N. H. HUNTER,
F. M. PLANK,
CHAS. A. WHITE,
C. H. McCORMICK,

W. M. BROWN,
I. S. GUTHERY,
M. G. NUNGESSER,
FRANK B. FELL,
R. B. CAMERON.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Winans submitted the following report:

The standing committee on Appropriations and Finance, to which was referred H. B. No. 531 — Mr. Snyder, of Hamilton, having had the same under consideration, reports it back and recommends its passage.

JOHN COWAN,
GEO. M. MORRIS,
JAMES R. CLARK,
A. BEYER,
E. N. BOGGS,
T. A. BONNELL,

J. V. WINANS,
R. R. REYNOLDS,
M. J. JENKINS,
GEO. LEIST,
H. FELLINGER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Winans submitted the following report:

The standing committee on Appropriations and Finance, to which was referred S. B. No. 120 — Mr. Lloyd having had the same under consideration, reports it back and recommends its passage.

JOHN COWAN,
J. V. WINANS,
T. A. BONNELL,
R. R. REYNOLDS,
JAMES R. CLARK,
M. J. JENKINS,

GEO. M. MORRIS,
GEO. LEIST,
H. FELLINGER,
E. N. BOGGS,
A. BEYER.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Winans moved that the rules be suspended and S. B. No. 120 — Mr. Lloyd, be made a special order for Wednesday at 10:00 o'clock a. m.

The motion was agreed to.

Mr. Fellingner submitted the following report:

The standing committee on Appropriations and Finance, to which

was referred H. B. No. 532—Mr. Snyder, of Hamilton, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

SECTION 8. The provisions of this act shall be subject to the approval of the governor of the state.

JOHN COWAN,
GEO. M. MORRIS,
JAMES R. CLARK,
A. BEYER,
E. N. BOGGS,
T. A. BONNELL,

J. V. WINANS,
R. R. REYNOLDS,
M. J. JENKINS,
GEO. LEIST,
H. FELLINGER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Jenkins submitted the following report:

The standing committee on Appropriations and Finance, to which was referred H. B. No. 533—Mr. Snyder, of Hamilton, having had the same under consideration, reports it back and recommends its passage.

JOHN COWAN,
GEO. M. MORRIS,
JAMES R. CLARK,
A. BEYER,
E. N. BOGGS,
T. A. BONNELL,

J. V. WINANS,
R. R. REYNOLDS,
M. J. JENKINS,
GEO. LEIST,
H. FELLINGER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Guthery submitted the following report:

The standing committee on Appropriations and Finance, to which was referred H. B. No. 530—Mr. Snyder, of Hamilton, having had the same under consideration, reports it back and recommends its passage.

JOHN COWAN,
GEO. M. MORRIS,
JAMES R. CLARK,
A. BEYER,
E. N. BOGGS,
T. A. BONNELL,

J. V. WINANS,
R. R. REYNOLDS,
M. J. JENKINS,
GEO. LEIST,
H. FELLINGER.
I. S. GUTHERY.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Criswell, of Coshocton, submitted the following report:

The standing committee on Benevolent and Penal Institutions, to which was referred S. B. No. 165—Mr. Wieser, having had the same under consideration, reports it back, and recommends its passage:

D. M. CRISWELL,
O. J. THATCHER,
GEO. M. MORRIS,
BERNARD ORLIKOWSKI,
MARTIN L. SWEENEY,
CULBERTSON J. SMITH,

W. A. RHULMAN,
G. M. PLUMB,
CHAS. A. WHITE,
L. R. SIEBERT,
WM. H. SCHWEIKERT.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Bigelow submitted the following report:

The standing committee on Cities, to which was referred H. B. No. 522 — Mr. Smith, of Butler, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In lines 5, 26, 44, 73, 74, 708 and 802, strike out the words "the board of deputy supervisors of elections" and in each of said lines insert in lieu thereof the words "the board of deputy state supervisors of elections or board of deputy state supervisors and inspectors of elections as the case may be".

In line 23, after the period insert the following: "In any municipality while the proposition of adopting any one of the three forms of government herein provided for is pending, then no other proposition herein provided for shall be submitted until said pending proposition is adopted or rejected."

In line 30, strike out the word "two" and insert in lieu thereof the word "following".

In line 32 after the period insert the following: "When the question is on the adoption of the federal plan of government there shall also be submitted the question 'For councilmen-at-large' and 'for councilmen-by-wards'".

In line 34, strike out the final "s" in the word "propositions".

Strike out all of lines 35, 36, 37 and 38.

In lines 39 and 40, strike out the following: "as part of the (.) plan".

In line 44, strike out the word "twenty" and insert in lieu thereof the word "thirty".

In line 46, after the word "propositions" insert the following words: "as specified in this act".

In line 49, after the period insert the words "Any elector may at least forty days prior to such election file with said board a written argument of not more than three hundred words for or against any proposed plan of government or for or against any other proposition so submitted and upon payment of the cost of printing, said board shall cause the same to be printed and a copy thereof mailed with the copy of the proposed plan to each elector, or otherwise distributed, to every voter as far as practicable.

In line 104, after the word "election" insert the word "laws".

In line 106, strike out "election" and insert "elective".

In line 113, strike out the word "filed" and insert in lieu thereof the word "filled".

In line 132, 262 and 263, strike out the words "and the municipal judges".

In line 207, strike out period and insert the following, " , except that at the first election in municipalities having five councilmen the candidates having the three highest number of votes shall serve for four years, the other two councilmen shall serve for two years, and in municipalities having more than five councilmen the majority of councilmen having the highest number of votes shall serve for a period of four years and the others for a period of two years".

In line 270, strike out the period after the word "wards" and add the following words: "or otherwise as such municipality may determine in the manner hereinafter provided."

In line 270, strike out the word "two" and insert in lieu thereof the word "four".

In line 270, strike out the period after the word "years" and add the words "when the council is elected by wards."

In line 278, strike out the period and add the following words "when the council is elected at large the number of councilmen shall be in proportion to the population of the municipality as determined by the last preceding federal census, as follows: A municipality not having more than ten thousand inhabitants, three councilmen; more than ten thousand and not more than twenty-five thousand, five councilmen; more than twenty-five thousand and not more than fifty thousand, seven councilmen, and for each twenty-five thousand inhabitants in excess of fifty thousand the number shall be increased by one, but the total number of councilmen shall not exceed nine."

In line 273 strike out "(10,000)" 274 out "(25,000)" 275 out "(50,000)".

In line 279, after the period following the word "wards" insert the words "When cities have a council elected by wards".

In line 290, after the word "council" insert the following: "elected from wards".

In line 326, strike out the period and insert in lieu thereof a comma and add the following "all of which provisions, however, shall be subject to the rules and regulations of the civil service commission as authorized by law."

In line 430, after the period, insert the following: "The powers conferred upon municipalities by the municipal code so far as applicable shall govern unless otherwise provided by the legislative authority of the municipality."

In line 512, strike out the period and add the following words "except in case said measure shall be printed and a copy thereof placed on the desk of each member then said third reading may be by title only."

In lines 524, 525, 527, 528, 530, 535, 540, 543 and 544, strike out the word "auditor" and insert in lieu thereof the following words "mayor, the chairman of the commission, or the city manager, as the case may be,".

In line 541, after the period, insert the following: "Such levy shall not be higher than the maximum now provided for by law."

In line 549, after the word "year" insert the word "except".

Strike out all of line 588 and all following lines up to and including 622.

In line 683, after the word "boards" insert the words "in charge" and after the word "of" strike out the word "education" and insert in lieu thereof "educational institutions".

In line 725, after the period following the word "Adoption" insert the following: "All laws pertaining to the Initiative and Referendum in municipalities shall apply to and become a part of each plan of government provided for in this act."

In line 727, after the word "the" insert the word "following" and strike out the letter "s" in the word "sections".

Strike out all of line 731 and all the following lines up to and including 795.

In line 796, strike out the figure "6" and insert in lieu thereof the figure "2".

In lines 800 and 821, strike out the word "ballots" and insert in lieu thereof the word "votes".

In line 822, after the word "election" strike out the period and add the words "for the head of the ticket."

In line 694 strike out line and insert the following "Nothing herein contained shall impair or affect the validity of any contract or bond executed or authorized prior to the adoption of one of the plans herein by any municipality and any such bond or contract which"

Strike out line 695.

In line 696, strike out "the municipality, which"

In line 697, strike out semi-colon (;) and strike out "but, by the operation of this act" and insert "and where by the adoption of any plan hereunder".

In line 698, strike out "such contract shall not in any manner be impaired but shall continue in full force; and".

In line 477, after "He" insert "or his assistants", after "prosecutor" insert "or prosecutors".

In line 479, after "be" strike out "prescribed by ordinance" and insert "required or provided".

In line 718, strike out "in any manner or degree".

In line 623, strike out the numeral "21" and insert in lieu thereof the numeral "17."

In line 641, strike out the numeral "22" and insert in lieu thereof the numeral "18".

In line 648, strike out the numeral "23" and insert in lieu thereof the numeral "19".

In line 665, strike out the numeral "24" and insert in lieu thereof the numeral "20".

In line 667, strike out the numeral "25" and insert in lieu thereof the numeral "21".

In line 672, strike out the numeral "26" and insert in lieu thereof the numeral "22".

In line 682, strike out the numeral "27" and insert in lieu thereof the numeral "23".

In line 687, strike out the numeral "28" and insert in lieu thereof the numeral "24".

HERBERT S. BIGELOW,
ADAM FRICK,
CHAS. A. ORRISON,
C. P. VENUS,

W. T. COLTER,
DON P. MILLS,
ROBERT BLACK.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black, of Hamilton, moved that the rules be suspended and H. B. No. 522 be made a special order for Wednesday at 10:05 o'clock a. m.

The motion was agreed to.

Mr. Reighard submitted the following report:

The standing committee on County Affairs, to which was referred H. B. No. 558 — Mr. Kessler, having had the same under consideration, reports it back and recommends its passage.

C. APPENZELLER,
FRANK H. REIGHARD,
GEO. LEIST,
WM. H. SCHWEIKERT,

E. B. STIVERS,
GEO. S. CRAWFORD,
FRED BARTHELMEH.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Schaefer submitted the following report:

The standing committee on Dairy and Food Products, to which was referred H. B. No. 418 — Mr. Woodworth, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 9 strike out the period after the figure two and enclose the figure "2" in parentheses.

In the same line change the capital "I" to a lower case "i".

In line 11 strike out all after the semi-colon. Strike out all of line 12, and strike out the word "package" in line 13, and insert the following:

"(3) if in package form, the quantity of the contents be not plainly and conspicuously marked on the outside of the package in terms of net weight, measure, or numerical count; provided, however, that reasonable variations shall be permitted and tolerances and also exemptions as to small packages shall be established by rules and regulations made in accordance with the law of this state;"

In line 13 change the capital "I" to a lower case "i".

HENRY L. SCHAEFER,
D. M. CRISWELL,
C. B. SMITH,
VAN S. DEATON,

V. J. VONDERHEIDE,
H. L. HASTINGS,
M. G. NUNGESSER,
MARTIN QUINLISK.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Thomas submitted the following report:

The standing committee on Fees and Salaries, to which was referred H. B. No. 183 — Mr. Cowan, having had the same under consideration, reports it back, and recommends its passage.

FRANK W. THOMAS,
JOHN COWAN,
JAMES A. FREEMAN,
MARTIN QUINLISK,
D. M. CRISWELL,

BERNARD ORLIKOWSKI
FRANK H. REIGHARD,
F. M. PLANK,
A. BEYER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Fellinger submitted the following report:

The standing committee on Insurance, to which was referred H. B. No. 305 — Mr. Pehne, having had the same under consideration, reports it back, and recommends it be indefinitely postponed.

H. FELLINGER,
C. P. VENUS,
WM. G. BEATTY,
C. M. FOREMAN,

JOHN F. KRAMER,
W. A. HITE,
C. B. SMITH,
GEO. W. HOLL.

The report was agreed to and the bill was ordered to be indefinitely postponed.

Mr. Fellingner submitted the following report:

The standing committee on Insurance, to which was referred H. B. No. 399 — Mr. Capelle, having had the same under consideration, reports it back and recommends that it be indefinitely postponed.

H. FELLINGER,
WM. G. BEATTY,
C. M. FOREMAN,
C. P. VENUS,

JOHN F. KRAMER,
W. A. HITE,
C. B. SMITH,
GEO. W. HOLL.

The report was agreed to and the bill was ordered to be indefinitely postponed.

Mr. Snyder, of Hamilton, submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 564 — Mr. Snyder, of Hamilton, having had the same under consideration, reports it back, and recommends its passage.

THORNTON R. SNYDER
V. J. VONDERHEIDE,
JOHN F. KRAMER,
P. J. COLLINS,
STEPHEN M. YOUNG,

IRVIN F. SNYDER,
CULBERTSON J. SMITH,
J. CHAS. CRISWELL,
ALTON H. ETILING,
J. R. B. KESSLER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Snyder, of Hamilton, submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 563 — Mr. Snyder, of Hamilton, having had the same under consideration, reports it back and recommends its passage.

THORNTON R. SNYDER,
V. J. VONDERHEIDE,
JOHN F. KRAMER,
P. J. COLLINS,
STEPHEN M. YOUNG,

IRVIN F. SNYDER,
CULBERTSON J. SMITH,
J. CHAS. CRISWELL,
ALTON H. ETILING,
J. R. B. KESSLER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Snyder, of Hamilton, submitted the following report:

The following committee on Judiciary, to which was referred H. B. No. 565 — Mr. Snyder, of Hamilton, having had the same under consideration, reports it back and recommends its passage:

THORNTON R. SNYDER,
V. J. VONDERHEIDE,
JOHN F. KRAMER,
P. J. COLLINS,
STEPHEN M. YOUNG,

IRVIN F. SNYDER,
CULBERTSON J. SMITH,
J. CHAS. CRISWELL,
ALTON H. ETLING,
J. R. B. KESSLER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 540 — Mr. Horwitz, having had the same under consideration, reports it back, and recommends its passage.

J. R. B. KESSLER,
PETER J. COLLINS,
S. H. WILLIAMS,
IRVIN F. SNYDER,

THORNTON R. SNYDER,
W. B. KILPATRICK,
CULBERTSON J. SMITH,
STEPHEN M. YOUNG,

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 426 — Mr. King, of Franklin, having had the same under consideration, reports it back, and recommends its passage.

W. B. KILPATRICK,
JOHN F. KRAMER,
THORNTON R. SNYDER,
S. H. WILLIAMS,

ALTON H. ETLING,
IRVIN F. SNYDER,
V. J. VONDERHEIDE,
J. R. B. KESSLER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 271 — Mr. Lustig, having had the same under consideration, reports it back and recommends its passage.

W. B. KILPATRICK,
THORNTON R. SNYDER,
JOHN F. KRAMER,
PETER J. COLLINS,

S. H. WILLIAMS,
ALTON H. ETLING,
STEPHEN M. YOUNG,
J. R. B. KESSLER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 499 — Mr. Kilpatrick, having had the same under consideration, re-

ports it back with the following amendments, and recommends its passage when so amended:

In line 35 strike out "submit" and insert in lieu thereof: "cause to be submitted."

In line 37 strike out "forty" and insert in lieu thereof: "thirty."

In line 40 before the word "ordinances" insert: "Whenever the council of any municipal corporation is by law required to pass more than one ordinance or other measure to complete the legislation necessary to make and pay for any public improvement, the provisions of this act shall apply only to the first ordinance or other measure required to be passed and all subsequent ordinances and other measures relating thereto."

In line 47 after the period insert: "The provisions of this act shall apply to pending legislation providing for any public improvement."

Strike out lines 18, 19, 20 and 21 up to the word "No."

In line 75 after "4227-5" insert the following: "The provisions of this act shall not apply to municipalities that may hereafter adopt their own charter which contains an initiative and referendum provision for their own ordinances and other legislative measures."

J. CHAS. CRISWELL,

PERCY TETLOW,

ALTON H. ETLING,

S. H. WILLIAMS,

W. P. KILPATRICK,

CULBERTSON J. SMITH,

THORNTON R. SNYDER,

IRVIN F. SNYDER,

J. R. B. KESSLER,

C. A. REID,

V. J. VONDERHEIDE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Young submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 461 — Mr. Young, having had the same under consideration, reports it back and recommends its passage.

W. B. KILPATRICK,

PETER J. COLLINS,

JOHN F. KRAMER,

THORNTON R. SNYDER,

S. H. WILLIAMS,

ALTON H. ETLING,

IRVIN F. SNYDER,

STEPHEN M. YOUNG,

J. R. B. KESSLER,

CULBERTSON J. SMITH.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Smith, of Butler, submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 517 — Mr. Hoover, having had the same under consideration, reports at back and recommends its passage.

W. B. KILPATRICK,

PETER J. COLLINS,

JOHN F. KRAMER,

THORNTON R. SNYDER,

S. H. WILLIAMS,

ALTON H. ETLING,

IRVIN F. SNYDER,

STEPHEN M. YOUNG,

J. R. B. KESSLER,

CULBERTSON J. SMITH.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Smith, of Butler, submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 576—Mr. Smith, of Butler, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 9, strike out "three" and insert in lieu thereof, "two".

In line 122, strike out "county" and insert in lieu thereof "council".

In line 230, strike out the words "appointed by the".

In line 231, strike out all of line up to the second "and" and insert in lieu thereof "elected at the next regular municipal election after the going into effect of this act for a term of four years, commencing on the first day of January next after said election and shall hold said office until his successor is duly elected and qualified".

Strike out all of section 28 and section 29 and in lieu thereof insert the following:

SECTION 28. The bailiff shall be appointed by judge of such court and hold office during the pleasure of the court and may be removed at any time by the judge of the municipal court. Every police officer of the city of Hamilton shall be ex-officio a deputy bailiff of the municipal court and shall perform from time to time such duties in respect to cases within the jurisdiction of said court as may be required of them by said court or the clerk.

SECTION 29. One bailiff shall be designated as hereinafter provided for in this act. He shall perform for the municipal court, services similar to those usually performed by the sheriff for courts of common pleas and by the constable of courts or justice of the peace. Such bailiff shall receive such compensation not less than six hundred dollars per annum payable out of the treasury of the city of Hamilton in monthly installments as the council may prescribe. Before entering upon his duties, said bailiff shall make and file in the office of the clerk of the city of Hamilton, a bond in the amount of not less than two thousand dollars. The terms of said bond shall be subject to the approval of the judge of the court. The said bond shall be given for the benefit of the city of Hamilton and of any person who shall suffer loss by reason of a default in any of the conditions of said bond.

W. B. KILPATRICK,
V. J. VONDERHEIDE,
J. R. B. KESSLER,
JOHN F. KRAMER,
PERCY TETLOW,
OSCAR E. DISER,
ALTON H. ETLING,

P. J. COLLINS,
IRVIN F. SNYDER,
STEPHEN M. YOUNG,
CULBERTSON J. SMITH,
C. A. REID,
S. H. WILLIAMS,
J. CHAS. CRISWELL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Williams submitted the following report:

The standing committee on Judiciary, to which was referred H. B.

No. 589 — Mr. Williams, having had the same under consideration, reports it back, and recommends its passage.

W. B. KILPATRICK,
THORNTON R. SNYDER,
JOHN F. KRAMER,
PETER J. COLLINS,
S. H. WILLIAMS,
IRVIN F. SNYDER,

C. A. REID,
V. J. VONDERHEIDE,
ALTON H. ETLING,
STEPHEN M. YOUNG,
CULBERTSON J. SMITH.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Collins submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 568 — Mr. Collins, having had the same under consideration, reports it back and recommends its passage.

PETER J. COLLINS,
W. B. KILPATRICK,
THORNTON R. SNYDER,
JOHN F. KRAMER,
ALTON H. ETLING,

S. H. WILLIAMS,
IRVIN F. SNYDER,
STEPHEN M. YOUNG,
V. J. VONDERHEIDE,
J. R. B. KESSLER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Collins moved that the rules be suspended and H. B. No. 568 — Mr. Collins, be read the second time, at once.

The motion was agreed to and said bill was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Collins, the rule requiring bills to be referred to the committee on Phraseology was dispensed with and H. B. No. 568 was ordered placed on the calendar for third reading in its regular order.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 482 — Mr. Sweeney, having had the same under consideration, reports it back, and recommends its passage.

JAMES NYE,
ALFRED ROBINSON,
FRANK. B. FELL,
FRANK W. THOMAS,
LAWRENCE BRENNAN,

J. C. HOFFMAN,
FRANK P. LAMBERT,
PERCY TETLOW,
O. B. CHAPMAN,
HARRY F. VOLLMER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred S. B.

No. 153—Mr. Haas, having had the same under consideration, reports it back, and recommends its passage.

PERCY TETLOW,
O. B. CHAPMAN,
FRANK W. THOMAS,
JAMES NYE,
ALFRED ROBINSON,
FRANK B. FELL,

W. B. KILPATRICK,
LAWRENCE BRENNAN,
HARRY F. VOLLMER,
J. C. HOFFMAN,
FRANK P. LAMBERT,

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Lambert submitted the following report:

The standing committee on Mines and Mining, to which was referred S. B. No. 23—Mr. Green, having had the same under consideration, reports it back and recommends its passage.

R. R. BOUR,
J. J. SHANLEY,
W. A. RHULMAN,
JAMES A. FREEMAN,
FRANK P. LAMBERT,

W. H. ACKER,
E. C. WOODWORTH,
PERCY TETLOW,
W. A. HITE.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Lambert moved that the rules be suspended and S. B. No. 23 be made the special order for next Tuesday at 9:20 o'clock a. m.

Mr. Vonderheide moved to amend the motion by striking out Tuesday at 9:20 o'clock a. m. and inserting Wednesday at 10:20 a. m.

The amendment was agreed to.

The question recurring "Shall the motion of Mr. Lambert as amended be agreed to?" the motion as amended was agreed to and the bill was made a special order for Wednesday at 10:20 o'clock a. m.

Mr. Kramer moved that the vote by which H. B. No. 296, Mr. Deaton, was passed, be reconsidered; which motion was passed for further consideration.

The following protest was submitted and ordered printed in the journal:

The undersigned desires to file protest against the action of the House of Representatives taken on Thursday, March 20, 1913.

The House was under the order of reading bills for their second time when Mr. Lowry moved that the rules be suspended and House Joint Resolution No. 38 be taken from its regular place on the calendar and be made a special order for next Tuesday, March 25, 1913, at 9:25 o'clock, a. m., upon which the yeas and nays were demanded, taken, and resulted yeas 49, nays 43, and the resolution was made a special order.

In making this joint resolution No. 38, a special order, the rule providing for a two-thirds vote of all members present was not complied with and a direct violation of the rules and procedure of the House.

March 24, 1913.

PERCY TETLOW.

Mr. Lambert submitted the following report:

The standing committee on Mines and Mining, to which was referred H. B. No. 512 — Mr. Gilson, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line (9) nine strike out "upon equal terms".

Strike out all of line ten (10).

In line eleven strike out "lying adjacent lands".

In line twelve (12) strike "unmined coal or land" and in lieu thereof insert "land or unmined coal".

FRANK P. LAMBERT,
W. A. RHULMAN,
JAMES A. FREEMAN,
W. A. HITE,
PERCY TETLOW,

W. H. ACKER,
R. R. BOUR,
JOHN J. SHANLEY,
E. C. WOODWORTH.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Thatcher submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 277 — Mr. Kilrain, having had the same under consideration, reports it back.

O. J. THATCHER,
G. M. PLUMB,

GEO. M. HOAGLIN,
J. CHAS. CRISWELL.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Thatcher submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 294 — Mr. Nye, having had the same under consideration, reports it back with the following amendments:

In line 5, after "Fellows" strike out "or" and insert a comma.

In line 7 strike out "and".

In line 9 strike out "or".

In line 10 after "or" insert "to".

In line 11 strike out "nor" and insert "or".

In line 12 strike out "nor" and insert "or".

In line 23 strike out the comma after "members".

In line 27 strike out the comma after "2"; strike out "3rd", and insert "3".

In line 42 strike out the comma after "society".

In line 52 insert a comma after "hereby".

O. J. THATCHER,
G. M. PLUMB,

GEO. M. HOAGLIN,
J. CHAS. CRISWELL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Thatcher submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 163 — Mr. Vollmer, having had the same under consideration, reports it back with the following amendments:

In line 32 strike out the comma after "lishments" and insert a period and strike out "it" and insert "It".

In line 35 insert a comma after "be".

In line 36 insert a comma after "hereby".

O. J. THATCHER,
G. M. PLUMB,

GEO. M. HOAGLIN,
J. CHAS. CRISWELL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Thatcher submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 56 — Mr. Bigelow, having had the same under consideration, reports it back with the following amendments:

In line 10 insert "to" before "reject".

In line 18 insert "to" before "revoke" and before "Repeal".

In line 61 strike out "of Ohio".

In line 67 strike out "of Ohio".

In line 142 strike out "of Ohio".

In line 145 strike out "of Ohio".

O. J. THATCHER,
G. M. PLUMB,

GEO. M. HOAGLIN,
J. CHAS. CRISWELL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Plumb submitted the following report:

The standing committee on Phraseology, to which was referred S. B. No. 12 — Mr. Moore, having had the same under consideration, reports it back with the following amendments:

In line 2 strike out "so as".

In line 4 insert comma after "whoever".

In line 4 insert comma after "1914".

In line 11-b insert comma after "be".

In the title strike out "of Ohio".

In the title change initial S of "screens" to a small letter.

G. M. PLUMB,
J. CHAS CRISWELL,
GEO. M. HOAGLIN,

JAS. T. CARROLL,
O. J. THATCHER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Plumb submitted the following report:

The standing committee on Phraseology, to which was referred S. B. No. 10 — Mr. Greenlund, having had the same under consideration, reports it back with the following amendment:

In line 7, insert comma after "be".

G. M. PLUMB,
J. CHAS. CRISWELL,
GEO. M. HOAGLIN,

JAS. T. CARROLL,
O. J. THATCHER.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Phraseology, to which was referred S. B. No. 36—Mr. Friebolin, having had the same under consideration, reports it back with the following amendments:

lin line 199 o after "contract" in engrossed copy strike out "of" and in lieu thereof insert "for".

In line 199w in engrossed copy strike out "to" and in lieu thereof insert "be".

In line 199x continue paragraph.

In line 338a after "appeals" insert comma.

In line 230c after "fix" insert "the".

In line 340 after "appeals" insert comma.

In line 373 after "or" insert "the".

In line 545 insert comma after "courts" also insert comma after "each".

In line 1233 after "be" insert comma.

GEO. M. HOAGLIN,
JAS. T. CARROLL,
O. J. THATCHER,

J. CHAS. CRISWELL,
ALTON B. ETLING,
G. M. PLUMB.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 244—Mr. Woodworth, having had the same under consideration, reports it back with the following amendments:

In line 2, strike out "of Ohio".

In line 5, continue paragraph.

GEO. M. HOAGLIN,
J. CHAS. CRISWELL,
JOSEPH LUSTIG,

G. M. PLUMB,
ALTON H. ETLING,
JAS. T. CARROLL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 338—Mr. Donaldson, having had the same under consideration, reports it back.

GEO. M. HOAGLIN,
J. CHAS. CRISWELL,
JOSEPH LUSTIG,

JAS. T. CARROLL,
G. M. PLUMB,
ALTON H. ETLING.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.
Mr. Hoaglin submitted the following report:

The standing committee on Phraseology, to which was referred S. B. No. 66 — Mr. Kiser, having had the same under consideration, reports it back with the following amendments:

In line 2, strike out "and the same hereby".

In line 3, strike out "is".

In line 3, insert after the word "amended", "and also supplemented by the enactment of a supplemental section to be known as section 7624-1"

In line 21, after "Code" insert a comma.

Also amend the title to read as follows:

"To amend section 7624 and supplement section 7624, of the General Code, by the enactment of section 7624-1, so as to authorize boards of education to purchase real estate to be used for agricultural purposes, athletic fields or play grounds for children".

GEO. M. HOAGLIN,
J. CHAS. CRISWELL,
JOSEPH LUSTIG,

JAS. T. CARROLL,
G. M. PLUMB,
ALTON H. ETLING.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Etling submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 354 — Mr. Fellingner, having had the same under consideration, reports it back with the following amendments:

In line 15 insert a comma after "be".

In line 16 insert a comma after "hereby".

ALTON H. ETLING,
GEO. M. HOAGLIN,
J. CHAS. CRISWELL,

O. J. THATCHER,
G. M. PLUMB,
JAS. T. CARROLL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Etling submitted the following report:

The standing committee on Phraseology, to which was referred H. B. 377 — Mr. Donaldson, having had the same under consideration, reports it back.

ALTON H. ETLING,
GEO. M. HOAGLIN,
J. CHAS. CRISWELL,

O. J. THATCHER,
G. M. PLUMB,
JAS. T. CARROLL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Criswell, of Morrow, submitted the following report:

The standing committee on Phraseology, to which was referred H. B.

No. 47 — Mr. Thatcher, having had the same under consideration, reports it back without amendment.

J. CHAS. CRISWELL,
GEO. M. HOAGLIN,

G. M. PLUMB,
JAS. T. CARROLL.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Criswell, of Morrow, submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 262 — Mr. Foreman, having had the same under consideration, reports it back without amendment.

J. CHAS. CRISWELL,
GEO. M. HOAGLIN,

G. M. PLUMB,
JAS. T. CARROLL.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Black, of Wyandot, submitted the following report:

The standing committee on Prisons and Prison Reform, to which was referred H. B. No. 612 — Mr. Black, of Wyandot, having had the same under consideration, reports it back and recommends its passage.

S. H. WILLIAMS,
C. M. FOREMAN,
PETER J. COLLINS,
SAMUEL J. BLACK,
MARTIN QUINLISK,

ED. H. BISHOP,
F. J. KILRAIN,
S. C. ANDERSON,
M. J. JENKINS.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black, of Wyandot, moved that the rules be suspended and H. B. No. 612 be made a special order for next Wednesday at 2:10 o'clock p. m.

The motion was agreed to.

Mr. Black, of Wyandot, moved that the rules be suspended and H. B. No. 556 be made a special order for next Wednesday at 2:05 o'clock p. m.

The motion was agreed to.

Mr. Black, of Wyandot, moved that the rules be suspended and S. B. No. 106 — Mr. Mooney, be made a special order for next Wednesday at 2:15 o'clock p. m.

The motion was agreed to.

Mr. Dickson submitted the following report:

The standing committee on Public Health, to which was referred H. B. No. 483 — Mr. Kilrain, having had the same under consideration, reports it back, and recommends its passage:

HARRY L. SCHAEFER,
W. M. DICKSON,
W. S. KING,
D. M. CRISWELL,

GEO. M. MORRIS,
HARRY R. KEMERER,
J. V. WINANS,

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Schaefer submitted the following report:

The standing committee on Public Health, to which was referred H. B. No. 481 — Mr. Doster, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

At the end of line 13 add the following: "of such bench".

In line 23 strike out the word "and" and in lieu thereof insert "or".

In line 25 strike out the word "and" and in lieu thereof insert "or".

In line 26 strike out the word "duties" and in lieu thereof insert the word "work".

At the end of line 28 after the period add the following: "Proper seats shall be provided so that employes may sit in comfort while engaged in such work".

In line 27 after the word "consumer" insert a "comma".

HENRY L. SCHAEFER,
GEO. F. DOSTER,
D. M. CRISWELL,
W. S. KING,

W. M. DICKSON,
J. V. WINANS,
GEO. M. MORRIS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Public Schools, to which was referred S. B. No. 28 — Mr. Cunningham, having had the same under consideration, reports it back with the following amendment and recommends its passage when so amended:

In line 11 strike out the word "two" and in lieu thereof insert the word "three".

GEO. M. HOAGLIN,
W. M. DICKSON,
GEO. M. MORRIS,
J. CHAS. CRISWELL,
JOHN F. GILSON,
JOHN F. KRAMER,

VAN S. DEATON,
G. G. O. PENCE,
J. V. WINANS,
CHAS. D. BROWN,
FRED BARTHELMEH.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Public Schools, to which was referred S. B. No. 172 — Mr. Hopple, having had the same under consideration, reports it back and recommends its passage.

GEO. M. HOAGLIN,
W. M. DICKSON,
GUY DETRICK,
GEO. M. MORRIS,
J. CHAS. CRISWELL,
JOHN H. LOWRY,
JOHN F. GILSON,

JOHN F. KRAMER,
G. G. O. PENCE,
J. V. WINANS,
CHAS. D. BROWN,
FRED BARTHELMEH,
J. J. SHANLEY,

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Capelle submitted the following report:

The standing committee on Public Utilities, to which was referred H. B. No. 396 — Mr. Capelle, having had the same under consideration, reports it back and recommends its passage.

CHAS. A. ORRISON,
SAMUEL J. BLACK,
WM. H. SCHWEIKERT,
DON P. MILLS,

LOUIS H. CAPELLE,
WARREN J. DUFFEY,
M. A. WARNES.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Capelle submitted the following report:

The standing committee on Public Utilities, to which was referred H. B. No. 397 — Mr. Capelle, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2, before "actions" insert the word "civil".

In line 5, strike out the words "of the servants".

In line 6, strike out all after the period.

Strike out all of line 7.

LOUIS H. CAPELLE,
WM. H. SCHWEIKERT,
SAMUEL J. BLACK,

DON P. MILLS,
WARREN J. DUFFEY,
M. A. WARNES.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. King, of Ashtabula, submitted the following report:

The standing committee on Taxation, to which was referred H. B. No. 547 — Mr. Snyder, of Hamilton, having had the same under consideration, reports it back and recommends its passage.

W. R. DAVIS,
R. R. BOUR,
CHAS. D. CONOVER,
W. S. KING,

GUY DETRICK,
M. G. NUNGESSER,
LOUIS H. CAPELLE.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kilpatrick moved that the rules be suspended and S. B. No. 36 — Mr. Friebolin, be taken up for consideration at this time.

The motion was agreed to. On motion of Mr. Kilpatrick the constitutional rule requiring bills to be fully read on three different days was dispensed with and said bill was taken up and read the third time by title.

The question being "Shall the bill pass?" the yeas and nays were taken, and resulted — yeas 67, nays 7, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Criswell,	Kennedy,	Reppert,
Barthelmeh,	of Coshocton,	Kilpatrick,	Reynolds,
Beatty,	Davis,	King,	Rhulman,
Behne,	Deaton,	of Ashtabula,	Schaefer,
Beyer,	Detrick,	King, of Franklin,	Scott,
Bishop,	Doster,	Kramer,	Siebert,
Black,	Ertel,	Lambert,	Smith, of Butler,
of Hamilton,	Fellinger,	Lustig,	Terrell,
Black,	Foreman,	McGuffey,	Tetlow,
of Wyandot,	Frick,	Mills,	Thomas,
Bour,	Fulton,	Mueller,	Vollmer,
Brennan,	Guthery,	Murphy,	Vonderheide,
Cameron,	Hite,	Nungesser,	Welsh,
Capelle,	Hoaglin,	Nve,	White,
Carroll,	Hoffman,	Orlikowski,	Winans,
Chapman,	Horwitz,	Orrison,	Wintermute,
Collins,	Hunter,	Pence,	Young—67.
Cowan,	Kathe,	Quinlisk,	

Messrs. Anderson, Bonnell, Gilson, Hastings, Jackson, Jenkins and Smith, of Morgan, voted in the negative.

The bill was passed.

The title was agreed to,

Mr. Smith, of Butler, moved that the rules be suspended and H. B. No. 576 be made a special order for Thursday at 11:00 o'clock a. m.

The motion was agreed to.

Mr. Davis offered H. J. R. No. 40—Proposing an amendment to the constitution of the state of Ohio by adding to article XII thereof, a section to be designated as section 12, of article XII.

The resolution was laid over under the rule.

Mr Nye offered H. J. R. No. 41—Relative to the eligibility of women to certain offices.

The resolution was laid over under the rule.

Mr. Black, of Hamilton, moved that the rules be suspended, and all bills introduced at this time be referred at once to committees.

The motion was agreed to and the following bills were introduced and read the first time and referred to committee as follows:

H. B. No. 617 — Mr. King, of Ashtabula. To provide for a county referendum on the question of authorizing county commissioners to make any part or parts of a maximum special annual levy on the grand duplicate of a county for the purpose of providing funds for paying the county's share of the cost of constructing, improving, maintaining and repairing county highways, and authorizing the issue of bonds in anticipation thereof.

Referred to the committee on Taxation.

H. B. No. 618 — Mr. Smith, of Butler. To provide for the incorporation of clearing house associations, prescribe their duties, and provide for review of the acts of such associations by courts of justice.

Referred to the committee on Judiciary.

H. B. No. 619 — Mr. Jackson (by request). To supplement section 9156 of the General Code, to regulate the carrying of guns and other firearms by persons on passenger, baggage and express cars of steam railroads, street and interurban railroads and other common carriers, by adding section 9156-1.

Referred to the committee on Public Utilities.

H. B. No. 620 — Mr. Ertel. Providing for an exhibit by the state of Ohio for the Panama-California Exposition at San Diego, California, in the year of 1915, celebrating the opening and the commercial use of the Panama canal and making appropriation therefor and providing for the appointment of a commission.

Referred to the committee on Appropriations and Finance.

H. B. No. 621 — Mr. Brennan. To amend section 4877-4946 of the General Code, relative to compensation of deputy clerk and assistants of the board of deputy supervisors.

To the committee on Privileges and Elections.

H. B. No. 622 — Mr. Fellingner. To amend section 621, 622 and 623 of the General Code, relating to the superintendent of insurance, and further defining his powers and duties.

To the committee on Insurance.

H. B. No. 623 — Mr. Black, of Hamilton. To provide a municipal court for the city of Norwood.

To the committee on Cities.

H. B. No. 624 — Mr. Black, of Hamilton. To amend section 4804 and 4805 of the General Code, relating to the appointment of boards of deputy state supervisors of elections.

To the committee on Privileges and Elections.

H. B. No. 625 — Mr. Capelle. To amend sections 4870, 4871, 4872, 4873, 4874, 4875, 4876, 4877, 4878, 4879, 4880, 4881, 4882, 4883, 4884, 4885, 4886, 4887, 4888, 4889, 4890, 4891, 4894, 4897, 4902, 4908, 4913, 4914, 4921, 4922, 4923, 4924, 4925, 4926, 4927, 4928, 4930, 4931, 4932, 4933, 4934, 4935, 4937, 4938 and 4939, of the General Code, to establish a new method of registration in the state of Ohio; and to repeal sections 4892, 4893, 4895, 4896, 4898, 4899, 4900, 4901, 4903, 4904, 4905, 4906, 4907, 4909, 4910, 4911, 4912, 4915, 4916, 4917, 4918, 4919, 4920, 4929 and 4936 of the General Code.

To the committee on Privileges and Elections.

H. B. No. 626 — Mr. Capelle. To amend sections 4944 and 4946 of the General Code, to allow all the expenses of the boards of deputy state supervisors and inspectors of elections to be paid by the county treasurers direct and that the cities' portion of the expense be deducted from the taxes due them at the first semi-annual settlement upon certification of same by the board of deputy state supervisors and inspectors of elections to the county auditor.

To the committee on Privileges and Elections.

H. B. No. 627 — Mr. Beyer. To provide for converting into forest reserves lands or parts of lands which have been or may be forfeited to the state, and to authorize the acquiring of other lands for that purpose so as to carry into effect a certain provision of article II, section 36 of the constitution.

To the committee on Appropriations and Finance.

H. B. No. 628 — Mr. Gilson. To regulate the lunch period of employes employed eight hours consecutively to not less than twenty minutes.

To the committee on Labor.

H. B. No. 629 — Mr. Wintermute. To prohibit belling and disturbance at wedding parties.

To the committee on Judiciary.

H. B. No. 630 — Mr. Colter. Authorizing the construction, maintenance, repair and operation of joint sewer improvements, and joint sewage treatment works for the benefit of any rural land not more than three miles outside of a municipal corporation or for the benefit of such rural land and land within a municipal corporation.

To the committee on County Affairs.

H. B. No. 631 — Mr. Welch. To authorize township trustees to establish additional outlets for township ditches.

To the committee on Public Waterways.

H. B. No. 632 — Mr. Rhulman. To amend section 7596 of the General Code, relating to state aid for weak school districts.

To the committee on Public Schools.

Bills on the calendar for reference were referred as follows:

H. B. No. 596 — Mr. Nungesser. To the committee on Villages.

H. B. No. 597 — Mr. Mills. To the committee on Public Works.

H. B. No. 598 — Mr. Winters. To the committee on Taxation.

H. B. No. 599 — Mr. Black, of Hamilton. To the committee on Taxation.

H. B. No. 600 — Mr. Reppert. To the committee on Cities.

H. B. No. 601 — Mr. Hoffman. To the committee on Judiciary.

H. B. No. 602 — Mr. Reppert. To the committee on Cities.

H. B. No. 603 — Mr. Scott. To the committee on County Affairs.

H. B. No. 604 — Mr. Duffey. To the committee on County Affairs.

H. B. No. 605 — Mr. Guthery. To the committee on County Affairs.

H. B. No. 606 — Mr. Wintermute. To the committee on Taxation.

H. B. No. 607 — Mr. Vonderheide. To the committee on Appropriations and Finance.

H. B. No. 608 — Mr. Vonderheide. To the committee on Taxation.

H. B. No. 609 — Mr. Hastings. To the committee on Privileges and Elections.

H. B. No. 610 — Mr. Hastings, (by request). To the committee on Liquor Traffic and Temperance.

H. B. No. 611 — Mr. Behne. To the committee on Appropriations and Finance.

H. B. No. 613 — Mr. Kennedy. To the committee on Banks and Banking.

H. B. No. 614 — Mr. Fellingner. To the committee on Insurance.

H. B. No. 615 — Mr. Capelle. To the committee on State Economic Betterment.

H. B. No. 616 — Mr. Hite. To the committee on Public Highways.

S. B. No. 185 — Mr. Gregory. To the committee on Cities.

S. B. No. 161 — Mr. Gregory. To the committee on Cities.

Am. S. B. No. 7 — Mr. Friebolin. To the committee on Civil Service.

S. B. No. 142 — Mr. Hopple. To the committee on Public Health.

S. B. No. 202 — Mr. Herner. To the committee on Fish and Game.

S. B. No. 206 — Mr. Mooney. To the committee on Insurance.

S. B. No. 226 — Mr. Mooney. To the committee on Appropriations and Finance.

S. B. No. 238—Mr. Herner. To the committee on Fish and Game.

S. B. No. 236—Mr. Herner. To the committee on Fish and Game.

By unanimous consent Mr. Fellingner submitted the following report:

The standing committee on Insurance, to which was referred H. B. No. 614—Mr. Fellingner, having had the same under consideration, reports it back and recommends its passage.

H. FELLINGER,
C. M. FOREMAN,
WM. G. BEATTY,
C. A. REID,

C. B. SMITH,
C. P. VENUS,
GEO. W. HOLL,
LOUIS HORWITZ.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

By unanimous consent, Mr. Fellingner submitted the following report:

The standing committee on Insurance, to which was referred H. B. No. 622—Mr. Fellingner, having had the same under consideration, reports it back, and recommends its passage.

C. P. VENUS,
C. M. FOREMAN,
JOHN F. KRAMER,
C. B. SMITH,

GEO. W. HOLL,
LOUIS HORWITZ,
W. A. HITE.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

By unanimous consent, Mr. Fellingner submitted the following report:

The standing committee on Insurance, to which was referred S. B. No. 206—Mr. Mooney, having had the same under consideration, reports it back, and recommends its passage.

H. FELLINGER,
C. M. FOREMAN,
WM. G. BEATTY,
GEO. W. HOLL,

JOHN F. KRAMER,
C. A. REID,
C. B. SMITH,
C. P. VENUS.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Shanley presented the petition of the county officers of Portage county, asking favorable consideration of S. B. No. 110, which was referred to the committee on Privileges and Elections.

Mr. Thatcher presented the petition of Mr. J. C. Wickersham and sixteen other citizens of Clinton county, protesting against H. B. No. 571—Mr. Warnes, which was referred to the committee on Taxation.

Mr. Smith presented the petition of Mr. Arthur W. Wright and twelve other citizens of Oxford, Ohio, protesting against S. B. No. 178—Mr. Cunningham, which was referred to the committee on Agriculture.

Mr. Frick presented the petition of Mr. John Simon and twenty-five other citizens of Scioto county asking that no law be passed preventing proprietary medicines and extracts being sold by rural salesmen, which was referred to the committee on Public Health.

Mr. Rhulman presented the petition of Mr. John L. Ogier and thirty-three other citizens of Vinton county, asking that H. B. No. 571 — Mr. Warnes, relating to the collection of taxes be defeated, which was referred to the committee on Taxation.

Mr. Capelle moved that the House adjourn until 9:00 o'clock a. m. tomorrow.

The motion was agreed to and the House adjourned at 7:10 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Tuesday, March 25, 1913, 9:00 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend Melvin E. Beck, of Columbus.

The journal of yesterday was read and approved.

The speaker granted leave of absence to Messrs. Leist and Etling on account of sickness.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate recedes from its amendments to H. B. No. 230 — Mr. Boggs, of Belmont.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill: H. B. No. 302 — Mr. Read, of Summit. To amend section 12603 of the General Code, relative to operating motor vehicles unreasonably or improperly, to include motorcycles.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 552 — Mr. Cowan. To issue duplicate warrant on the state treasurer.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 152 — Mr. Hudson. To establish an engineering experiment station at the Ohio State university.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 35 — Mr. Mooney. Relative to printing additional copies of H. B. No. 590 — Mr. Cowan.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Fellingner moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 67, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cowan,	King,	Smith,
Agler,	Crawford,	of Ashtabula,	of Morgan,
Anderson,	Deaton,	Kramer,	Snyder,
Appenzeller,	Dickson,	Lambert,	of Hamilton,
Barthelmeh,	Doster,	Lowry,	Snyder,
Beatty,	Ertel,	McGuffey,	of Pickaway,
Beyer,	Fell,	Nungesser,	Sweeney,
Bigelow,	Fellinger,	Nye,	Terrell,
Bishop,	Foreman,	Orlikowski,	Tetlow,
Black,	Frick,	Pence,	Thatcher,
of Hamilton,	Fulton,	Plank,	Vollmer,
Boggs,	Hite,	Quinlisk,	Walsh,
Bour,	Hoffman,	Reid, of Fayette,	Welsh,
Brennan,	Hunter,	Reighard,	White,
Brown,	Jackson,	Reppert,	Williams,
of Ashland,	Kathe,	Rhulman,	Winans,
Capelle,	Kessler,	Schaefer,	Wintermute,
Clark,	Kilpatrick,	Smith, of Butler,	Winters,
			Young—67.

The resolution was adopted.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 219 — Mr. Lowry. To amend sections 4949, 4950, 4951, 4952, 4953, 4954, 4955, 4956, 4959, 4960, 4961, 4963, 4964, 4967, 4968, 4969, 4970, 4973, 4974, 4984, 4986, 4987, 4988 and 4989; to supplement sections 4952, 4969 and 4991 by the enactment of sections 4952-1, 4959-1 and 4991-1, and to repeal sections 4957, 4958, 4965 and 4966 of the General Code, relating to primary elections.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In lines 5 and 9 of section 4963 change the word "last" to "second" in each instance.

In line 3 strike out the numerals "4962" and insert in lieu thereof the numerals "4968."

In line 9 after the word "national" insert the words "and state."

In line 34 strike out the words "more than" and insert in lieu thereof the words "at least."

In line 36 after the word "of" add the word "party."

In line 63 after the word "deputy" add the word "state."

In line 69 after the word "deputy" add the word "state."

In line 70 after the word "deputy" add the word "state."

In line 71 change the word "ballot" to the word "ballots."

In line 72 after the word "deputy" add the word "state."

In line 73 after the word "deputy" add the word "state."

In line 75 after the word "deputy" add the word "state."

In line 76 after the word "deputy" add the word "state."

In line 77 change the word "ticket" to "tickets."

In line 79 before the word "conventions" insert the word "state."

In line 79 strike out the word "the" before the word "primary" and insert in lieu thereof the article "a."

In line 80, change the "tions" to "tion"; strike out the words "to be held on the last Saturday" and insert in lieu thereof the words "which shall be held on the last Tuesday".

In line 98, strike out the word "along".

In line 101, strike out the words "nor shall" and insert in lieu thereof the word "and".

In line 101, after the word "elections" insert the word "shall not".

In line 102, insert the article "a" before the word "candidate".

In line 154, change the word "supervisors" to "supervisor".

In line 177, strike out the word "consisting" and insert in lieu thereof the words "which shall consist".

In line 177, strike out the word "chairman" and substitute therefor the word "chairmen".

In line 179, after the comma following the word "county" insert the words "or of one member from each ward and township in the county as the outgoing committee may determine".

In line 192, between the words "such" and "committees" insert the words "state and county central".

In line 194, place a period after the word "committee" and strike out the words "of not to exceed eleven members".

Strike out all of lines 195, 196 and 197 and substitute therefor the following:

"Sec. 4963. Primaries under this chapter to nominate candidates for the members of the House of Representatives in the congress of the United States, and for all elective state, district and county offices, and to select committeemen, shall be held in each county at the usual polling places on the last Tuesday in August of the even numbered years; and primaries under this chapter to nominate candidates for township and municipal offices, justice of the peace, and members of boards of education, shall be held in each county at the usual polling places on the last Tuesday in August of the odd numbered years."

In line 200 place a comma after the word "primary".

In line 227 after the word "deputy" insert the word "state".

In line 236 strike out the word "is" and insert in lieu thereof the word "it".

In line 266 strike out the words "board of education" and insert in lieu thereof the word "school."

In line 269 strike out the words "board of education" and insert the word "school."

In line 271 strike out the period after the word "municipality" and add the words "or school district" and a period.

In line 305 strike out the words "in the year 1916 and every fourth year".

In line 306 strike out the word "thereafter".

In line 329 strike out the word "board".

In line 330 strike out the words "of education" and insert in lieu thereof the word "school".

In line 363 after the word "of" insert the words "deputy state."

In line 412 correct the spelling of the word "candidates."

In line 425 strike out the word "third" and insert in lieu thereof the word "second".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 71, nays one, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kessler,	Smith, of Butler,
Agler,	Deaton,	Kilpatrick,	Snyder,
Anderson,	Detrick,	King,	of Pickaway,
Appenzeller,	Doster,	of Ashtabula,	Sweeney,
Barthelmeh,	Ertel,	King, of Franklin,	Terrell,
Beatty,	Fell,	Kramer,	Tetlow,
Beyer,	Frick,	Lowry,	Thatcher,
Bigelow,	Foreman,	Mills,	Thomas,
Boggs,	Freeman,	Nungesser,	Vonderheide,
Bonnell,	Gilson,	Nye,	Walsh,
Bour,	Fulton,	Orlikowski,	Warnes,
Brennan,	Guthery,	Plank,	Welsh,
Brown,	Hite,	Quinlisk,	White,
of Ashland,	Hoffman,	Reighard,	Williams,
Carroll,	Horwitz,	Reppert,	Wintermute,
Collins,	Hunter,	Reynolds,	Winters,
Crawford,	Kathe,	Rhulman,	Woodworth,
Criswell,	Kennedy,	Schaefer,	Young—71.
of Coshocton,		Schweikert,	

Mr. Reid, of Fayette, voted in the negative.

The Senate amendments were concurred in.

9:25 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of H. J. R. No. 38 — Mr. Thomas.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to S. B. No. 132 — Mr. Hudson. To provide for the payment of wages at least twice in each calendar month.

Attest:

W. V. GOSHORN,
Clerk.

9:30 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 348 — Mr. Fellingner.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill: Sub. H. B. No. 176 — Mr. Acker. To provide for the appointment of trustees, and for the management of the Ohio soldiers' and sailors' orphans' home at Xenia, Ohio.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In line 4 of section 2 insert the word "immediate" between the words "the" and "preservation".

In line 19 strike out the word "any" where it first appears.

In line 10 strike out the word "advise" and insert the word "advice".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 76, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Hunter,	Smith,
Anderson,	Criswell,	Kathe,	of Morgan,
Barthelmeh,	of Coshocton,	Kessler,	Snyder,
Beatty,	Davis,	Kilpatrick,	of Hamilton,
Behne,	Deaton,	King,	Snyder,
Beyer,	Detrick,	of Ashtabula,	of Pickaway,
Bigelow,	Dickson,	Lambert,	Sweeney,
Boggs,	Diser,	Lowry,	Terrell,
Bonnell,	Ertel,	Lustig,	Tetlow,
Bour,	Fell,	McGuffey,	Thatcher,
Brennan,	Fellinger,	Nungesser,	Thomas,
Brown,	Foreman,	Orlikowski,	Vollmer,
of Ashland,	Freeman,	Pence,	Vonderheide,
Cameron,	Frick,	Plank,	Walsh,
Capelle,	Fulton,	Quinlisk,	Warnes,
Carroll,	Guthery,	Reid, of Fayette,	Welsh,
Chapman,	Hite,	Reighard,	Williams,
Clark,	Hoaglin,	Reynolds,	Wintermute,
Collins,	Hoffman,	Rhulman,	Winters,
Conover,	Horwitz,	Schaefer,	Woodworth,
		Schweikert,	Young—76.

Messrs. Gilson and Hoover voted in the negative.

The Senate amendments were concurred in.

H. J. R. No. 38 — Mr. Thomas, being a special order for 9:25 o'clock a. m., was taken up, the question being "Shall the resolution be adopted?"

9:35 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 349 — Mr. Fellinger.

The question recurring "Shall H. J. R. No. 38 — Mr. Thomas, be adopted?"

9:40 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 350 — Mr. Fellinger.

The question recurring "Shall H. J. R. No. 38 be adopted?"

9:45 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 395 — Mr. Orrison.

The question recurring "Shall H. J. R. No. 38 be adopted?"

9:50 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 428 — Mr. Orrison.

The question recurring "Shall H. J. R. No. 38 be adopted?"

9:55 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 445 — Mr. Kramer.

The question recurring "Shall H. J. R. No. 38 be adopted?"

Mr. Thomas demanded the previous question, which was duly seconded. The question being "Shall the debate now close?" the motion was agreed to and the main question ordered.

The question being "Shall the resolution be adopted?", Mr. Behne demanded a call of the House, which was duly seconded, taken and 110 members answered to their names.

The sergeant-at-arms was ordered to dispatch his messenger for absentees.

On motion of Mr. Lowry further proceedings under the call were dispensed with.

The question recurring "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 61, nays 49, as follows:

Those who voted in the affirmative are: Messrs.

Anderson,	Criswell,	Kessler,	Reid, of Fayette,
Appenzeller,	of Morrow,	King,	Reighard,
Behne,	Davis,	of Ashtabula,	Schaefer,
Bishop,	Dickson,	Kramer,	Schweikert,
Black,	Donaldson,	Leist,	Scott,
of Hamilton,	Fell,	Lowry,	Smith,
Boggs,	Fellinger,	Lustig,	of Morgan,
Brennan,	Foreman,	McGuffey,	Snyder,
Brown,	Frick,	Morris,	of Pickaway,
of Ashland,	Guthery,	Mueller,	Thatcher,
Brown, of Union,	Hoaglin,	Murphy,	Thomas,
Capelle,	Hoover,	Orlikowski,	Vonderheide,
Carroll,	Hunter,	Orrison,	Walsh,
Clark,	Jackson,	Pence,	Warnes,
Cowan,	Jenkins,	Plank,	Welsh,
Crawford,	Kathe,	Plumb,	Wintermute,
	Kennedy,	Quinlisk,	Winters—61.

Those who voted in the negative are: Messrs.

Acker,	Deaton,	Kilpatrick,	Snyder,
Barthelmeh,	Detrick,	King, of Franklin,	of Hamilton,
Beatty,	Diser,	Lambert,	Stivers,
Beyer,	Doster,	Mills,	Sweeney,
Bigelow,	Ertel,	Nungesser,	Terrell,
Bonnell,	Freeman,	Nyc,	Tetlow,
Bour,	Fulton,	Read, of Summit,	Vollmer,
Cameron,	Gilson,	Reppert,	White,
Chapman,	Hastings,	Reynolds,	Williams,
Collins,	Hite,	Rhulman,	Winans,
Conover,	Hoffman,	Robinson,	Woodworth,
Criswell,	Horwitz,	Siebert,	Young—49.
of Coshocton,	Kemerer,	Smith, of Butler,	

The resolution was lost.

On motion of Mr. Lowry, the House recessed until 1:30 o'clock p. m.

1:30 o'clock p. m.

The House met pursuant to recess.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 226 — Mr. Cowan. To amend sections 614-80 and 2269 of the General Code, relating to the reports of the public service commission.

With the following amendment, in which the concurrence of the House of Representatives is requested:

Strike out all after the enacting clause and substitute therefor the following:

SECTION 1. That sections 614-80, 796, 2268, 2269, 2276 and 2280 of the General Code be amended so as to read as follows:

Sec. 614-80. The commission shall annually, as early as the fifteenth day of December, make and deliver to the governor, a full report of the operation and execution of all laws which it has been required to administer for the year ending November 15th, * * * which shall be printed in book form for the use of the general assembly and the public. In addition thereto, it shall make such recommendations to the general assembly as it may from time to time deem proper.

Sec. 796. The secretary of state shall deliver to the state librarian for exchange with other libraries such number of each annual report as the state librarian may request in writing. The state librarian, when he deems proper may through the secretary of state forward copies of the publications of the state to any university, college or public library within the state.

Sec. 2268. The annual reports of the elective state officers shall be printed as follows:

Secretary of state, one thousand five hundred copies.

Auditor of state, including detailed statement of receipts and disbursements, six hundred copies.

Treasurer of state, one thousand copies.

Attorney general, four hundred copies.

Superintendent of public instruction, two thousand five hundred copies.

Executive documents, four hundred and fifty copies.

Commissioners of sinking fund, fifty copies.

Sec. 2269. The annual reports of the appointive state officers and boards shall be printed as follows:

Adjutant general, eight hundred copies.

State board of agriculture, two thousand five hundred copies.

Superintendent of banks, seven hundred copies.

Commission for the blind, two thousand copies.

State board of dental examiners, two hundred and fifty copies.

State fire marshal, one thousand copies.

Commissioner of fish and game, two hundred copies.

State board of health, two thousand five hundred copies.

State highway commission, two thousand copies.

Superintendent of insurance, life insurance, six hundred copies; fire insurance, one thousand two hundred copies; fraternal insurance, two hundred copies; building and loan department, one thousand copies.

Commissioner of labor statistics, two thousand five hundred copies.

State board of library commissioners, three hundred copies.

Chief inspector of mines, three thousand copies.

State inspector of oils, three hundred copies.

Supervisor of public printing, four hundred copies.

Public service commission, seven hundred copies, each report to contain a railroad map of the state, in addition there shall be printed railroad maps on cloth paper to be mounted on rollers, for the commission two hundred and fifty copies; for general distribution by the secretary of state, five hundred copies; for each member of the general assembly, one hundred copies; in pocket edition form, for the commission five hundred copies; for the secretary of state for general distribution two thousand copies; and for each member of the general assembly, two hundred copies.

Ohio state university, five thousand copies.

Chief inspector of workshops and factories, one thousand five hundred copies.

Tax commission of Ohio, five hundred copies.

Superintendent of public works, three hundred copies.

Sec. 2276. One bound copy of the executive documents and one bound copy of each of the journals and appendixes, and one bound copy of each of the reports of the secretary of state, auditor of state, superintendent of public instruction, superintendent of insurance, commissioner of labor statistics, state board of agriculture, tax commission, and public service commission, including one hundred maps of the state on rollers, and two hundred pocket maps of the state, shall be sent to each member of the general assembly.

Sec. 2280. The secretary of state shall forward to the auditor of each county, the agricultural reports, reports of superintendent of public instruction and volumes of the laws in proportion to their representation in the house of representatives. He shall also forward two copies each of the executive documents, journals, appendixes, report of tax commission, secretary of state and auditor of state to the auditor of each county, one of each to be filed in his office and one in the office of county clerk. The treasurer of each county, on the order of the auditor thereof, must pay the charges for transportation of such publications.

SECTION 2. That said original sections 614-80, 796, 2268, 2269, 2276 and 2280 of the General Code be and the same are hereby repealed.

Strike out the title and substitute therefor the following:

"To amend sections 614-80, 796, 2268, 2269, 2276 and 2280 of the General Code, relating to the publishing and distribution of reports of state officers and boards".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?" the yeas and nays were taken, and resulted — yeas 63, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kramer,	Smith, of Butler,
Agler,	Dickson,	Lambert,	Smith,
Beatty,	Diser,	Lowry,	of Morgan,
Beyer,	Doster,	Lustig,	Snyder,
Bigelow,	Fell,	Mills,	of Hamilton,
Black,	Fellinger,	Morris,	Snyder,
of Hamilton,	Foreman,	Mueller,	of Pickaway,
Boggs,	Freeman,	Nungesser,	Sweeney,
Bour,	Gilson,	Orlikowski,	Tetlow,
Cameron,	Hastings,	Plank,	Thomas,
Capelle,	Hite,	Quinlisk,	Vollmer,
Carroll,	Hoaglin,	Read, of Summit,	Walsh,
Chapman,	Hoffman,	Reid, of Fayette,	Welsh,
Conover,	Hoover,	Reighard,	White,
Cooper,	Horwitz,	Rhulman,	Wintermute,
Crawford,	Kathe,	Robinson,	Winters—63.
Criswell,	Kilpatrick,	Siebert,	
of Morrow,			

The Senate amendment was concurred in.

1:44 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 351 — Mr. Mills.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

Sub. H. B. No. 214 — Mr. Morris. To regulate the care, custody, control, treatment, maintenance, protection and reformation of neglected, dependent, defective, insane, epileptic, feeble-minded and delinquent children.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 1, strike out the word "amended" and substitute the word "supplemented".

Strike out all after section 1, and insert the following:

Sec. 1841-1. All minors who in the judgment of the juvenile court, require state institutional care and guardianship shall be wards of the state, and shall be committed to the care and custody of the "The Ohio board of administration", which board thereupon becomes vested with the sole and exclusive guardianship of such minors.

Sec. 1841-2. The "The Ohio board of administration" shall provide and maintain a "bureau of juvenile research", and shall employ competent persons to have charge of such bureau and to conduct investigations.

Sec. 1841-3. The "The Ohio board of administration" may assign the children committed to its guardianship to the "bureau of juvenile research" for the purpose of mental, physical and other examination, inquiry or treatment for such period of time as such board may deem necessary. Such board may cause any minor in its custody to be removed thereto for observation and a complete report of every such observation shall be made in writing and shall include a record of observation, treatment, medical history, and a recommendation for future treatment, custody and maintenance. The "The Ohio board of administration" or its duly authorized representatives shall then assign the child to

a suitable state institution or place it in a family under such rules and regulations as may be adopted.

Sec. 1841-4. Any minor having been committed to any state institution may be transferred by such "The Ohio board of administration" to any other state institution, whenever it shall appear that such minor by reason of its delinquency, neglect, insanity, dependency, epilepsy, feeble-mindedness or crippled condition or deformity; ought to be in another institution. Such board before making transfer shall make a minute of the order for such transfer and the reason therefor upon its record, and shall send a certified copy at least seven days prior to such transfer, to the person shown by its records to have had the care or custody of such minor immediately prior to its commitment; provided, that, except as otherwise provided by law, no person shall be transferred from a benevolent to a penal institution.

Sec. 1841-5. The "The Ohio board of administration" may receive any minor for observation from any public institution other than a state institution, or from any private charitable institution or person having legal custody thereof, upon such terms as such board may deem proper.

Sec. 1841-6. Each county shall bear all the expenses incident to the transportation of each child from such county to such "bureau of juvenile research," together with such fees and costs as are allowed by law in similar cases, which fees, costs and expenses shall be paid from the county treasury upon itemized vouchers certified to by the judge of the juvenile court.

Sec. 1841-7. The provisions of this act shall become valid on and after the first day of July, 1914.

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?" the yeas and nays were taken and resulted — yeas 64, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	King,	Rhulman,
Agler,	of Morrow,	of Ashtabula,	Robinson,
Beatty,	Davis,	Kramer,	Siebert,
Beyer,	Deaton,	Lambert,	Smith, of Butler,
Bigelow,	Dickson,	Lowry,	Smith,
Black,	Donaldson,	Lustig,	of Morgan,
of Hamilton,	Ertel,	Mills,	Snyder,
Boggs,	Fell,	Morris,	of Hamilton,
Bour,	Fellinger,	Mueller,	Snyder,
Cameron,	Freeman,	Murphy,	of Pickaway,
Capelle,	Fulton,	Nungesser,	Tetlow,
Carroll,	Hastings,	Orlikowski,	Vollmer,
Chapman,	Hoaglin,	Orrison,	Vonderheide,
Conover,	Hoffman,	Plank,	Walsh,
Cooper,	Hoover,	Quinlisk,	Warnes,
Crawford,	Horwitz,	Read, of Summit,	Welsh,
Criswell,	Kathe,	Reid, of Fayette,	Wintermute,
of Coshocton,		Reighard,	Winters—64.

The Senate amendments were concurred in.

1:50 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 500 — Mr. Kilpatrick.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill: H. B. No. 70—Mr. Black, of Wyandot. To amend section 904 of the General Code.

With the following amendment, in which the concurrence of the House of Representatives is requested:

Amend the title as follows: change the period to a comma and add "permitting the chief inspector of mines to have his office at the seat of government."

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?" the yeas and nays were taken, and resulted—yeas 63, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Gilson,	Lowry,	Smith,
Beyer,	Dickson,	Lustig,	of Morgan,
Bigelow,	Donaldson,	Mills,	Snyder,
Black,	Fellinger,	Morris,	of Hamilton,
of Hamilton,	Freeman,	Mueller,	Snyder,
Boggs,	Frick,	Murphy,	of Pickaway,
Brennan,	Hastings,	Orlikowski,	Stivers,
Cameron,	Hite,	Quinlisk,	Tetlow,
Carroll,	Hoaglin,	Read, of Summit,	Thatcher,
Conover,	Hoffman,	Reid, of Fayette,	Thomas,
Cooper,	Hoover,	Reighard,	Vollmer,
Criswell,	Horwitz,	Rhulman,	Vonderheide,
of Coshocton,	Hunter,	Robinson,	Walsh,
Criswell,	Jackson,	Schaefer,	Warnes,
of Morrow,	Kathe,	Schweikert,	Welsh,
Davis,	Kramer,	Siebert,	Wintermute,
Deaton,	Lambert,	Smith, of Butler,	Winters,
			Woodworth—63.

The Senate amendment was concurred in.

2:00 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 251—Mr. Bigelow.

H. B. No. 348—Mr. Fellinger, being a special order was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Lowry moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3, change "5050-a" to "5050-1".

In line 4, change "5050-a" to "5050-1".

The motion was agreed to, and Mr. Lowry was appointed such committee, and reported the bill amended as instructed.

Mr. Kramer moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 19 after the first word "election" strike out the words "of any officer voted for at such election".

The motion was agreed to, and Mr. Kramer was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Fellingner, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. 348 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 80, nays one, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Diser,	McGuffey,	Siebert,
Agler,	Donaldson,	Mills,	Smith,
Appenzeller,	Doster,	Morris,	of Morgan,
Beyer,	Fell,	Mueller,	Snyder,
Bigelow,	Fellinger,	Murphy,	of Hamilton,
Black,	Freeman,	Nungesser,	Snyder,
of Hamilton,	Frick,	Nye,	of Pickaway,
Brennan,	Fulton,	Orlikowski,	Stivers,
Brown, of Union,	Hite,	Orrison,	Sweeney,
Cameron,	Hoffman,	Pence,	Terrell,
Carroll,	Horwitz,	Plumb,	Tetlow,
Collins,	Hunter,	Quinlisk,	Thatcher,
Conover,	Jackson,	Read, of Summit,	Thomas,
Cooper,	Kathe,	Reid, of Fayette,	Vonderheide,
Cowan,	Kemerer,	Reighard,	Walsh,
Crawford,	Kilpatrick,	Reppert,	Welsh,
Criswell,	King,	Rhulman,	Winans,
of Morrow,	of Ashtabula,	Robinson,	Wintermute,
Davis,	Kramer,	Schaefer,	Winters,
Deaton,	Lambert,	Schweikert,	Woodworth,
Detrick,	Lowry,	Scott,	Young—80.
Dickson,	Lustig,		

Mr. Gilson voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 349—Mr. Fellingner, being a special order, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phrasology.

On motion of Mr. Fellingner, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 349 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 78, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cameron,	Criswell,	Fell,
Agler,	Capelle,	of Morrow,	Fellinger,
Appenzeller,	Carroll,	Davis,	Foreman,
Beatty,	Conover,	Deaton,	Freeman,
Beyer,	Cooper,	Detrick,	Hite,
Bishop,	Crawford,	Dickson,	Hoffman,
Black,	Criswell,	Diser,	Hoover,
of Hamilton,	of Coshocton,	Donaldson,	Horwitz,
Brennan,			

Those who voted in the affirmative are: Messrs. — Concluded.

Hunter,	Murphy,	Robinson,	Tetlow,
Jackson,	Nye,	Schaefer,	Thatcher,
Kathe,	Orlikowski,	Schweikert,	Thomas,
Kemerer,	Orrison,	Scott,	Vonderheide,
Kilpatrick,	Pence,	Siebert,	Walsh,
King,	Plank,	Smith, of Butler,	Warnes,
of Ashtabula,	Plumb,	Smith,	Welsh,
Kramer,	Quinlisk,	of Morgan,	White,
Lambert,	Read, of Summit,	Snyder,	Wintermute,
Lowry,	Reid, of Fayette,	of Hamilton,	Winters,
Lustig,	Reighard,	Stivers,	Woodworth,
McGuffey,	Reppert,	Sweeney,	Young—78.
Mills,	Rhulman,	Terrell,	

The bill was passed.

The title was agreed to.

H. B. No. 350 — Mr. Fellingner, being a special order, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Fellingner moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 16 after the numerals "4937" add "of the General Code".

The motion was agreed to, and Mr. Fellingner was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Fellingner, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 350 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 69, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	King,	Siebert,
Agler,	of Morrow,	of Ashtabula,	Smith,
Appenzeller,	Davis,	King, of Franklin,	of Morgan,
Behne,	Deaton,	Kramer,	Snyder,
Beyer,	Dickson,	Murphy,	of Hamilton,
Bishop,	Diser,	Nungesser,	Sweeney,
Black,	Doster,	Nye,	Tetlow,
of Wyandot,	Fellingner,	Orlikowski,	Thatcher,
Boggs,	Frick,	Orrison,	Thomas,
Brennan,	Hastings,	Pence,	Vollmer,
Cameron,	Hite,	Plumb,	Vonderheide,
Capelle,	Hoffman,	Quinlisk,	Walsh,
Carroll,	Hoover,	Reid, of Fayette,	Warnes,
Chapman,	Horwitz,	Reighard,	Welsh,
Conover,	Hunter,	Reppert,	Wintermute,
Cooper,	Jackson,	Rhulman,	Winters,
Crawford,	Kathe,	Robinson,	Woodworth,
Criswell,	Kemerer,	Schaefer,	Young—69.
of Coshocton,	Kilpatrick,	Schweikert,	

The bill was passed.

The title was agreed to.

H. B. No. 395 — Mr. Orrison, being a special order, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Orrison, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 395 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 80, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	King, of Franklin,	Schweikert,
Agler,	of Morrow,	Kramer,	Scott,
Anderson,	Davis,	Lowry,	Smith, of Butler,
Appenzeller,	Deaton,	McGuffey,	Smith,
Barthelmeh,	Detrick,	Mills,	of Morgan,
Beatty,	Doster,	Morris,	Snyder,
Behne,	Fell,	Murphy,	of Hamilton,
Beyer,	Freeman,	Nungesser,	Stivers,
Bishop,	Frick,	Nye,	Sweeney,
Elack,	Hastings,	Orlikowski,	Terrell,
of Hamilton,	Hite,	Orrison,	Thatcher,
Brennan,	Hoffman,	Pence,	Thomas,
Brown, of Union,	Hoover,	Plank,	Venus,
Cameron,	Horwitz,	Plumb,	Walsh,
Capelle,	Hunter,	Quinlisk,	Warnes,
Carroll,	Jackson,	Read, of Summit,	Welsh,
Collins,	Kathe,	Reid, of Fayette,	White,
Conover,	Kemerer,	Reighard,	Williams,
Cooper,	Kilpatrick,	Reppert,	Wintermute,
Crawford,	King,	Robinson,	Winters,
Criswell,	of Ashtabula,	Schaefer,	Woodworth,
of Coshocton,			Young—80.

The bill was passed.

Mr. Orrison moved to amend the title as follows:

In the title strike out "of Ohio".

The motion was agreed to, and the title amended.

The title as amended was agreed to.

H. B. No. 428—Mr. Orrison, being a special order, was taken up.

Mr. Orrison moved that said H. B. No. 428, be indefinitely postponed, and that H. B. No. 384 — Mr. Detrick, be substituted for said bill and be now considered.

The motion was agreed to and H. B. No. 384, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Detrick, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 384, was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 74, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Dickson,	King,	Schaefer,
Anderson,	Donaldson,	of Ashtabula,	Schweikert,
Barthelmeh,	Doster,	King, of Franklin,	Scott,
Beatty,	Fell,	Kramer,	Smith, of Butler,
Behne,	Fellinger,	Lowry,	Smith,
Bishop,	Foreman,	McGuffey,	of Morgan,
Black,	Frick,	Mills,	Snyder,
of Hamilton,	Gilson,	Morris,	of Hamilton,
Bour,	Hastings,	Nungesser,	Sweeney,
Brennan,	Hite,	Orlikowski,	Terrell,
Cameron,	Hoaglin,	Orrison,	Thatcher,
Capelle,	Hoffman,	Plank,	Thomas,
Carroll,	Hoover,	Plumb,	Walsh,
Conover,	Horwitz,	Quinlisk,	Warnes,
Cooper,	Hunter,	Reid, of Fayette,	White,
Criswell,	Jackson,	Reighard,	Williams,
of Coshocton,	Kathe,	Reppert,	Wintermute,
Davis,	Kemerer,	Reynolds,	Winters,
Deaton,	Kilpatrick,	Rhulman,	Woodworth,
Detrick,		Robinson,	Young—74.

The bill was passed.

The title was agreed to.

H. B. No. 445 — Mr. Kramer, being a special order, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Kramer moved that said bill be referred to a select committee of one, with leave to report at any time.

The motion was agreed to and Mr. Kramer was appointed such committee.

Mr. Black, of Hamilton, moved that the rules be suspended and H. B. No. 566 — Mr. Black, of Hamilton, be taken out of its regular order and be now considered.

The motion was agreed to and said bill was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Black, of Hamilton, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 566 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 70, nays 27, as follows:

Those who voted in the affirmative are: Messrs:

Acker,	Bishop,	Chapman,	Donaldson,
Agler,	Black,	Collins,	Doster,
Appenzeller,	of Hamilton,	Criswell,	Ertel,
Barthelmeh,	Brennan,	of Coshocton,	Fell,
Beatty,	Brown,	Criswell,	Fellinger,
Behne,	of Ashland,	of Morrow,	Foreman,
Beyer,	Cameron,	Detrick,	Frick,
Bigelow,	Capelle,	Dickson,	Fulton,

Those who voted in the affirmative are: Messrs. — Concluded.

Gilson,	Lambert,	Read, of Summit,	Sweeney,
Hite,	Leist,	Reppert,	Terrell,
Hoaglin,	Lowry,	Rhulman,	Thomas,
Hoffman,	McGuffey,	Schaefer,	Vonderheide,
Horwitz,	Mills,	Schweikert,	Walsh,
Kathe,	Morris,	Siebert,	Warnes,
Kessler,	Mueller,	Smith, of Butler,	Welsh,
	Murphy,	Snyder,	Williams,
Kilpatrick,	Nungesser,	of Hamilton,	Wintermute,
King,	Orlikowski,	Snyder,	Winters,
of Ashtabula,	Orrison,	of Pickaway,	Young—70.
Kramer,	Quinlisk,		

Those who voted in the negative are: Messrs.

Anderson,	Diser,	Kemerer,	Reighard,
Bonnell,	Freeman,	King, of Franklin,	Reynolds,
Brown, of Union,	Hastings,	Nye,	Smith,
Conover,	Hoover,	Pence,	of Morgan,
Cooper,	Hunter,	Plank,	White,
Davis,	Jackson,	Plumb,	Winans,
Deaton,	Jenkins,	Reid, of Fayette,	Woodworth—27.

The bill was passed.

The title was agreed to.

Mr. Jackson moved that the rules be suspended and H. B. No. 389 — Mr. Jackson, be taken out of its regular order on the calendar and be now considered.

The motion was agreed to and said bill was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phrasology.

On motion of Mr. Jackson, the rule requiring bills to be referred to the committee on Phrasology and the constitutional rule requiring bills to be fully read on three different days were dispensed with and H. B. No. 389 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 66, nays 16, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Lowry,	Smith,
Agler,	Detrick,	Mills,	of Morgan,
Beatty,	Doster,	Nungesser,	Snyder,
Beyer,	Ertel,	Nye,	of Hamilton,
Bishop,	Fellinger,	Orlikowski,	Snyder,
Black,	Frick,	Orrison,	of Pickaway,
of Hamilton,	Hoaglin,	Plank,	Sweeney,
Bour,	Hoffman,	Plumb,	Terrell,
Brennan,	Horwitz,	Quinlisk,	Tetlow,
Brown,	Jackson,	Read, of Summit,	Thatcher,
of Ashland,	Jenkins,	Reid, of Fayette,	Vollmer,
Cameron,	Kemerer,	Reppert,	Vonderheide,
Capelle,	Kessler,	Rhulman,	Warnes,
Chapman,	Kilpatrick,	Robinson,	Welsh,
Collins,	King,	Schaefer,	Williams,
Conover,	of Ashtabula,	Schweikert,	Winans,
Cooper,	Lambert,	Siebert,	Wintermute,
Davis,	Leist,	Smith, of Butler,	Woodworth—66.

Those who voted in the negative are: Messrs.

Appenzeller,	Foreman,	Hunter,	Murphy,
Eonnell,	Gilson,	Kathe,	Pence,
Criswell,	Hastings,	Kramer,	Reighard,
of Morrow,	Hoover,	Mueller,	Stivers—16.
Dickson,			

The bill was passed.

The title was agreed to.

Mr. Kramer submitted the following report:

The select committee of one to whom was referred H. B. No. 445 with leave to report at any time, having had same under consideration, reports it back and recommends its passage.

The bill having been previously read the second time and the question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Kramer, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 445 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 83, nays one, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Schweikert,
Agler,	of Coshocton,	Kilpatrick,	Scott,
Anderson,	Criswell,	King,	Siebert,
Appenzeller,	of Morrow,	of Ashtabula,	Smith, of Butler,
Barthelmeh,	Davis,	Kramer,	Snyder,
Beatty,	Deaton,	Leist,	of Hamilton,
Beyer,	Detrick,	Lowry,	Snyder,
Bigelow,	Dickson,	Mills,	of Pickaway,
Bishop,	Donaldson,	Mueller,	Terrell,
Black,	Doster,	Nungesser,	Tetlow,
of Hamilton,	Freeman,	Nye,	Thatcher,
Bonnell,	Frick,	Orlikowski,	Thomas,
Bour,	Fulton,	Orrison,	Vollmer,
Brennan,	Hastings,	Plank,	Vonderheide,
Brown,	Hoaglin,	Plumb,	Walsh,
of Ashland,	Hoffman,	Quinlisk,	Warnes,
Cameron,	Hoover,	Read, of Summit,	Welsh,
Capelle,	Horwitz,	Reid, of Fayette,	White,
Chapman,	Hunter,	Reighard,	Williams,
Collins,	Jenkins,	Reppert,	Winans,
Conover,	Kathe,	Rhulman,	Wintermute,
Cooper,	Kennedy,	Robinson,	Winters,
		Schaefer,	Young—83.

Mr. Gilson voted in the negative.

The bill was passed.

The title was agreed to.

3:30 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 526 — Mr. Fellinger.

H. B. No. 351 — Mr. Mills, being a special order, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr.

Mills moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 94, strike out the words "two, three and ten".

In line 95, strike out the parenthesis, the letters "G. C." and the words "of this act," and after the figures "3948" insert the words "of the General Code".

In line 125, strike out the words "of Ohio".

In line 153, insert a comma after the word "Code".

In line 154, strike out "of the", strike out the first "and" and insert in lieu thereof a comma.

In line 156, strike out "of the", strike out "and" and insert in lieu thereof a comma.

Strike out all after the period in line 69 down to and including line 93.

After line 151, add a section to read as follows: "Sec. 2. The powers conferred by this act shall be exercised subject to the initiative and referendum as provided by law for municipalities".

In line 152, strike out "section 2," and insert "section 3".

In line 125, strike out "Section" and insert "Sections 5649-2, 5649-3, and".

The motion was agreed to, and Mr. Mills was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", Mr. Jenkins moved that the House do now adjourn.

Mr. Kilpatrick moved that the motion be amended to read to adjourn until 9:30 o'clock a. m. tomorrow.

The amendment was agreed to. The motion as amended was agreed to and the House adjourned at 3:40 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Wednesday, March 26th, 1913, 9:30 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by Reverend Andrew W. Blackwood, of Xenia.

The journal of yesterday was read and approved.

The question being "Shall H. B. No. 351—Mr. Mills, be read the third time?", Mr. Snyder, of Hamilton, moved that the vote by which H. J. R. No 38, Mr. Thomas, was lost, be reconsidered. Which motion was passed for further consideration.

A message was received from the governor asking the legislature to make an appropriation for the relief of the flood sufferers.

By unanimous consent, the following bill was introduced and read the first time.

H. B. No. 633—Mr. Lowry. To make an appropriation for the relief of flood sufferers.

On motion of Mr. Lowry, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and H. B. No. 633 was engrossed at the clerk's desk and read the second time by its title.

On motion of Mr. Lowry, the constitutional rule requiring bills to be fully read on three different days was dispensed with and H. B. No. 633 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 104, nays none as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Schaefer,
Agler,	of Morrow,	Kilpatrick,	Schweikert,
Anderson,	Davis,	Kilrain,	Scott,
Barthelmeh,	Deaton,	King,	Siebert,
Beatty,	Detrick,	of Ashtabula,	Smith, of Butler,
Behne,	Dickson,	King, of Franklin,	Smith,
Beyer,	Donaldson,	Kramer,	of Morgan
Bigelow,	Doster,	Lambert,	Snyder.
Bishop,	Ertel,	Lowry,	of Hamilton,
Black,	Fell,	McCormick,	Snyder,
of Hamilton,	Fellinger,	McGuffey,	of Pickaway,
Boggs,	Foreman,	Mills,	Sweeney,
Bonnell,	Freeman,	Morris,	Terrell,
Bour,	Frick,	Murphy,	Tetlow,
Brennan,	Fulton,	Nungesser,	Thatcher,
Brown,	Gilson,	Nye,	Thomas,
of Ashland,	Guthery,	Orlikowski,	Vollmer,
Brown, of Union,	Hite,	Orrison,	Vonderheide,
Cameron,	Hoaglin,	Pence,	Walsh,
Capelle,	Hoffman,	Plank,	Warnes,
Carroll,	Holl,	Plumb,	Welsh,
Chapman,	Hoover,	Read, of Summit,	White,
Collins,	Horwitz,	Reid, of Fayette,	Williams.
Conover,	Jackson,	Reighard,	Winans,
Cooper,	Jenkins,	Reppert,	Wintermute,
Cowan,	Kathe,	Reynolds,	Winters,
Criswell,	Kemerer,	Rhulman,	Woodworth,
of Coshocton,	Kennedy,	Robinson,	Young—104.

The bill was passed.

And thereupon, by direction of the speaker, upon Section 4, being the emergency section, the yeas and nays were taken, and resulted—yeas 102, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Collins,	Hite,	Morris,
Agler,	Conover,	Hoaglin,	Murphy,
Anderson,	Cooper,	Hoffman,	Nungesser,
Barthelmeh,	Cowan,	Hoover,	Nye,
Beatty,	Criswell,	Hunter,	Orlikowski,
Behne,	of Coshocton,	Jackson,	Orrison,
Beyer,	Criswell,	Jenkins,	Pence,
Bigelow,	of Morrow,	Kathe,	Plank,
Bishop,	Davis,	Kemerer,	Plumb,
Black,	Deaton,	Kennedy,	Read, of Summit,
of Hamilton,	Detrick,	Kessler,	Reid, of Fayette,
Boggs,	Dickson,	Kilpatrick,	Reighard,
Bonnell,	Donaldson,	Kilrain,	Reppert,
Bour,	Doster,	King,	Reynolds,
Brennan,	Ertel,	of Ashtabula,	Rhulman,
Brown,		King, of Franklin,	Robinson,
of Ashland,	Fellinger,	Kramer,	Schaefer,
Brown, of Union,	Foreman,	Lambert,	Schweikert,
Cameron,	Freeman,	Lowry,	Scott,
Capelle,	Frick,	McCormick,	Siebert,
Carroll,	Fulton,	McGuffey,	Smith, of Butler,
Chapman,	Guthery,	Mills,	

Those who voted in the affirmative are: Messrs. — Concluded.

Smith,	Sweeney,	Vonderheide,	Winans,
of Morgan,	Terrell,	Walsh,	Wintermute,
Snyder,	Tetlow,	Warnes,	Winters,
of Hamilton,	Thatcher,	Welsh,	Woodworth,
Snyder,	Thomas,	White,	Young—102.
of Pickaway,	Vollmer,	Williams,	

The emergency section was adopted.

The title of the bill was agreed to.

Mr. Warnes moved that the rules be suspended and that all matters now on the calendar hold their present position before the House until next Monday, at which time consideration thereof shall be resumed in the same relative order in which they now stand, and that the House do now proceed for the remainder of the week to the second order of business.

The motion was agreed to and the House proceeded to the second order of business, being bills for second reading.

By unanimous consent, Mr. Carroll offered H. J. R. No. 42. Relative to the appointment of a commission to investigate the practicability of straightening and altering the streams of the state.

The resolution was laid over under the rule.

On motion of Mr. Lowry, the House recessed until 1:30 o'clock p. m.

1:30 o'clock p. m.

The house met pursuant to recess.

H. B. No. 352 — Mr. Schaefer, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Schaefer moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 352 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 318 — Mr. Morris, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Morris moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 318 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 404 — Mr. Smith, of Morgan, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Smith, of Morgan, moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 404 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 454 — Mr. Black, of Wyandot, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Lowry moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 454 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 452—Mr. Black, of Wyandot, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Lowry moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 454 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 353—Mr. Schaefer, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2 strike out "and the".

In line 3 strike out "same hereby are".

The motion was agreed to, and Mr. Frick was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Schaefer moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 353 be placed on the calendar for third reading.

The motion was agreed to.

By unanimous consent, Mr. Black, of Hamilton, offered H. J. R. No. 43. Relative to the enrollment of H. B. No. 633 in typewriting.

Mr. Black, of Hamilton, moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted—yeas 87, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Carroll,	Doster,	Kennedy,
Agler,	Collins,	Fellinger,	Kessler,
Anderson,	Conover,	Foreman,	Kilrain,
Barthelmeh,	Cooper,	Freeman,	King,
Beatty,	Cowan,	Frick,	of Ashtabula,
Beyer,	Crawford,	Gilson,	King, of Franklin,
Bishop,	Criswell,	Guthery,	Kramer,
Black,	of Coshocton,	Hastings,	Lambert,
of Hamilton,	Criswell,	Hite,	Lowry,
Boggs,	of Morrow,	Hoaglin,	Lustig,
Bonnell,	Davis,	Hoffman,	McCormick,
Bour,	Deaton,	Hoover,	McGuffey,
Brennan,	Detrick,	Horwitz,	Morris,
Brown, of Union,	Dickson,	Hunter,	Mueller,
Cameron,	Diser,	Jackson,	Murphy,
Capelle,	Donaldson,	Kathe,	Nungesser,

Those who voted in the affirmative are: Messrs. — Concluded.

Nye,	Reighard,	Smith,	Walsh,
Orlikowski,	Reynolds,	of Morgan,	White,
Pence,	Rhulman,	Snyder,	Williams,
Plank,	Robinson,	of Hamilton,	Winans,
Plumb,	Schaefer,	Snyder,	Wintermute,
Quinlisk,	Schweikert,	of Pickaway,	Winters,
Read, of Summit,	Siebert,	Thatcher,	Woodworth—87.
Reid, of Fayette,	Smith, of Butler,		

The resolution was adopted.

H. B. No. 409 — Mr. Thomas, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2 strike out "of Ohio".

The motion was agreed to, and Mr. Frick was appointed such committee and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Lowry moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 409 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 369 — Mr. Wintermute, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Foreman moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5, strike out all after the word "county" and insert in lieu thereof, the word "resident".

In line 12, after the period, insert the following:

"Provided that, if the county commissioners find that there are not three freeholders of the county who reside within the bounds of said road they may appoint as commissioners, freeholders of the county who reside in a township in which any portion of said free turnpike road is located."

The motion was agreed to, and Mr. Foreman was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Wintermute moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 369, be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 229 — Mr. Behne, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Lowry moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 229, be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 456 — Mr. Plumb, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Deaton moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 14 strike out "their" and insert "them. At all dangerous crossings where there are no gates, warning bells or watchmen on any public highway, street or alley, they shall remove from their right-of-way all obstructions, such as excavated material, limbs or trees or other removable objects except permanent structures that hinder a clear view of approaching trains".

In line 14 strike out "crossings" and insert "Crossings". Strike out "Out side" and insert "outside".

In line 16, insert a period after "them".

Strike out all of line 17.

Strike out all italicized words in lines 9, 10, 11 and 12.

In line 8 strike out period after "switches" and insert a semicolon.

The motion was agreed to, and Mr. Deaton was appointed such committee and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Plumb moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 456 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 269 — Mr. Orlikowski, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3 strike out "and the same are hereby" and "so as".

In line 40 after "1579-18" add "of the General Code".

In line 40 after "be" add ",".

The motion was agreed to, and Mr. Frick was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Orlikowski moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 269, be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 342 — Mr. Behne, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 8 after "funds" add "to,".

The motion was agreed to, and Mr. Frick was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", on motion of Mr. Collins said bill was informally passed on the calendar.

H. B. No. 464 — Mr. Fulton, was taken up.

On motion of Mr. Fulton, further consideration of said bill was indefinitely postponed.

H. B. No. 200 — Mr. Warnes, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. White moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 after the word "members" insert "two of which may be women".

In line 77 after "him" insert "or her".

The motion was agreed to, and Mr. White was appointed such committee, and reported the bill amended as instructed.

Mr. Warnes moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, after numeral "1" add "That sections 1335, 1336, 1342, 1343 and 1344 by the addition of four supplementary sections 1343-1, 1343-2, 1343-3 and 1343-4 of the General Code, be amended to read as follows:".

The motion was agreed to, and Mr. Warnes was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Warnes moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 200 be placed on the calendar for third reading.

The motion was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 633 — Mr. Lowry. To made an appropriation for the relief of flood sufferers.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In line 3 strike out the words "Two hundred and fifty" and insert the words "five hundred".

Attest

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted—yeas 16, nays 77, as follows:

Those who voted in the affirmative are: Messrs.

Barthelmeh,	Diser,	Nye,	Tetlow,
Beatty,	Kennedy,	Reppert,	Vollmer,
Bour,	Kilpatrick,	Reynolds,	White,
Cooper,	Lustig,	Snyder,	Young—16.
		of Hamilton,	

Those who voted in the negative are: Messrs.

Acker,	Black,	Cameron,	Criswell,
Agler,	of Hamilton,	Capelle,	of Coshocton,
Anderson,	Boggs,	Carroll,	Criswell,
Appenzeller,	Bonnell,	Collins,	of Morrow,
Behne,	Brown,	Cowan,	Davis,
Beyer,	of Ashland,	Crawford,	Deaton,
Bishop,	Brown, of Union,		Detrick,

Those who voted in the negative are: Messrs. — Concluded.

Dickson,	Kathe,	Orrison,	Smith, of Morgan,
Donaldson,	Kilrain,	Pence,	Snyder,
Doster,	King,	Plank,	of Pickaway,
Foreman,	of Ashtabula,	Plumb,	Terrell,
Freeman,	Kramer,	Quinlisk,	Thatcher,
Frick,	Lowry,	Read, of Summit,	Thomas,
Fulton,	McCormick,	Reid, of Fayette,	Walsh,
Guthery,	McGuffey,	Reighard,	Warnes,
Hastings,	Mills,	Rhulman,	Welsh,
Hoaglin,	Morris,	Robinson,	Williams,
Hoover,	Mueller,	Schaefer,	Winans,
Hunter,	Murphy,	Schweikert,	Wintermute,
Jackson,	Nungesser,	Siebert,	Winters,
Jenkins,	Orlikowski,	Smith, of Butler,	Woodworth—77.

The Senate amendment was not concurred in.

The folowing message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

H. J. R. No. 43 — Mr. Black, of Hamilton. Relative to enrolling H. B. No. 633, in typewriting.

Attest:

W. V. GOSHORN,
Clerk.

H. B. No. 394 — Mr. Winters, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Winters moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 394, be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 118 — Mr. McCormick, was taken up.

On motion of Mr. McCormick, further consideration of said bill was indefinitely postponed.

H. B. No. 387 — Mr. Kessler, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Kessler moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5, strike out "house-holders" and insert in lieu thereof "responsible persons".

The motion was agreed to, and Mr. Kessler was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Kessler moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 387, be placed on the calendar for third reading.

The motion was agreed to.

S. B. No. 85 — Mr. Cunningham, was taken up and read the second time.

The question recurring "Shall the bill be read the third time?", the was ordered read the third time and referred to the committee on Phraseology.

Mr. Hunter moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and S. B. No. 85 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 442 — Mr. Smith, of Morgan, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Smith, of Morgan, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 after "goods" insert "on approval or".

The motion was agreed to, and Mr. Smith, of Morgan, was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Smith, of Morgan, moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 442 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 460 — Mr. Tetlow, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the was ordered read the third time and referred to the committee on Phraseology.

Mr. Tetlow moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 460 be placed on the calendar for third reading.

The motion was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate recedes from its amendments to H. B. No. 633 — Mr. Lowry.

Attest:

W. V. GOSHORN,
Clerk.

H. B. No. 494 — Mr. Gilson, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Gilson moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 494 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 388 — Mr. Brown, of Ashland, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 after "Saturday" insert "afternoon".

The motion was agreed to, and Mr. Terrell was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Brown, of Ashland, moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 388 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 425 — Mr. Carroll, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Conover moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 425 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 215 — Mr. Reid, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Reid moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 215, be placed on the calendar for third reading.

The motion was agreed to.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 183 — Mr. Wise. To give county commissioners power to terminate indeterminate franchises granted to street and interurban railways.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

H. B. No. 446 — Mr. Agler, was taken up.

Mr. Agler moved that the rules be suspended and S. B. No. 183 be substituted for said bill and be now considered.

The motion was agreed to and S. B. No. 183 was taken up and read the second time.

The question being, "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Agler moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and S. B. No. 183 be placed on the calendar for third reading.

The motion was agreed to.

On motion of Mr. Schweikert, further consideration of H. B. No. 446, was indefinitely postponed.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

H. B. No. 633 — Mr. Lowry. To make an appropriation for the relief of flood sufferers.

J. E. HOLDEN,
VINCENT ZMUNT,
JOHN L. McDERMOTT,
M. A. BROADSTONE,

JAMES T. CARROLL,
FRANK W. THOMAS,
F. J. KILRAIN,
EARL E. ERTEL.

The speaker of the House, in the presence of the House, signed said bill.

H. B. No. 450 — Mr. Thomas, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Thomas moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 16 strike out the word "miners" and insert in lieu thereof "minors".

After line 36 add the words "Section 2. That said original section 13423 of the General Code be, and the same is hereby repealed."

The motion was agreed to, and Mr. Thomas was appointed such committee, and reported the bill amended as instructed.

Mr. Black, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

After line 36 add the following:

"15. Provided, however, such officers shall not have jurisdiction in any city having a municipal court with jurisdiction in regard to such officers."

The motion was agreed to, and Mr. Black was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Thomas moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 450 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 424 — Mr. Terrell, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Terrell moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 424 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 203 — Mr. Vollmer, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Vollmer moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 203 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 449 — Mr. Brown, of Union, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Brown, of Union, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 13 strike out "shaall" and in lieu thereof insert "shall".

The motion was agreed to, and Mr. Brown, of Union, was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Brown, of Union, moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 449 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 433 — Mr. Snyder, of Hamilton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Snyder, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 11 strike out "interefere" and insert in lieu thereof the word "interfere".

The motion was agreed to, and Mr. Snyder, of Hamilton, was appointed such committee and reported the bill amended as instructed.

Mr. Thatcher moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 58 strike out "thertofore" and insert "theretofore".

The motion was agreed to, and Mr. Thatcher was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Snyder, of Hamilton, moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 433 be placed on the calendar for third reading.

The motion was agreed to.

Mr. Mills moved that the vote by which H. B. No. 450, was passed to third reading be reconsidered.

The motion was agreed to.

Mr. Mills moved that the vote by which the amendment, of Mr. Black, of Hamilton, to said bill was agreed to be reconsidered.

The motion was agreed to, and the bill was ordered back on the calendar in its regular order.

Sub. H. B. No. 484 — Mr. Plumb, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Plumb moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and Sub. H. B. No. 484, be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 493 — Mr. Pence, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Pence moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 493 be placed on the calendar for third reading.

The motion was agreed to.

On motion of Mr. Lowry, the House recessed until 10:00 o'clock a. m., Thursday.

Thursday, March 27, 1913, 10:00 o'clock a. m.

The House met pursuant to recess.

H. B. No. 525 — Mr. Thatcher, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Thatcher moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 525 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 480 — Mr. Criswell, of Coshocton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", on motion of Mr. Winters, said bill was informally passed on the calendar.

H. B. No. 506 — Mr. Smith, of Butler, was taken up and read the second time.

The question being "Shall the bill be read the third time?", on motion of Mr. Terrell, said bill was informally passed on the calendar.

H. B. No. 528 — Mr. Bonnell, was taken up and read the second time.

The question being "Shall the bill be read the third time?", on motion of Mr. Bonnell, said bill was informally passed on the calendar.

H. B. No. 385 — Mr. Stivers, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Stivers moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 385 be placed on the calendar for third reading.

The motion was agreed to.

S. B. No. 150 — Mr. Moore (by request), was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Gilson, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 150 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 71, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Dickson,	Lambert,	Schweikert,
Beatty,	Diser,	Lowry,	Smith, of Butler,
Bigelow,	Doster,	Lustig,	Smith,
Black,	Ertel,	McCormick,	of Morgan,
of Hamilton,	Fell,	McGuffey,	Snyder,
Bonnell,	Freeman,	Mills,	of Pickaway,
Bour,	Frick,	Murphy,	Stivers,
Brennan,	Fulton,	Nungesser,	Sweeney,
Brown,	Gilson,	Nye,	Terrell,
of Ashland,	Hastings,	Orlikowski,	Thomas,
Cameron,	Hite,	Plank,	Vollmer,
Capelle,	Hoffman,	Plumb,	Walsh,
Carroll,	Holl,	Quinlisk,	Warnes,
Collins,	Hoover,	Read, of Summit,	Welsh,
Crawford,	Jackson,	Reid, of Fayette,	White,
Criswell,	Kathe,	Reighard,	Williams,
of Morrow,	Kessler,	Reppert,	Wintermute,
Davis,	Kilrain,	Rhulman,	Winters,
Deaton,	Kramer,	Schaefer,	Woodworth—71.

The bill was passed.

The title was agreed to.

H. B. No. 528 — Mr. Bonnell, was taken up, having been previously read the second time.

The question being "Shall the bill be read the third time?", Mr. Bonnell moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 14 after "therefor" insert "is reasonable and".

The motion was agreed to, and Mr. Bonnell was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Bonnell moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 528 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 342 — Mr. Behne, was taken up, having been previously read the second time.

The question being "Shall the bill be read the third time?", Mr. Behne moved to refer the bill to select committee of one, with instructions to amend as follows:

In line 21 strike out period (.) and insert a colon (:) and the following: "Provided however such tax shall be subject to all the limitations upon interior rate, aggregate amount, maximum rate and combined maximum rate heretofore provided by law."

The motion was agreed to, and Mr. Behne was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Behne moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 342 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 321 — Mr. Snyder, of Hamilton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Snyder, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3 after "follows" strike out colon and insert " and supplemented by the enactment of supplemental sections to be designated as: 13668-1, 13668-2, 13668-3, 13668-4, 13668-5, 13668-6, 13668-7, 13668-8, 13668-9, 13668-10, 13668-11, 13668-12, 13668-13, 13668-14, 13668-15, 13668-16, 13668-17, 13668-18, and 13668-19, to read as follows:"

In line 22 strike out numerals "1368-4" and insert "13668-4".

In line 43 strike out the numerals "13669-10" and insert "13668-10."

In line 57 strike out "not" and insert "no".

The motion was agreed to, and Mr. Snyder was appointed such committee, and reported the bill amended as instructed.

Mr. Thatcher moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, strike out "of Ohio".

In line 14, strike out "can" and insert "may".

In line 69, strike out "is" and insert "it".

In line 64, strike out "named" and insert "and the name of".

The motion was agreed to, and Mr. Thatcher was appointed such committee, and reported the bill amended as instructed.

Mr. Snyder, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

After line 100, add the following: "Section 2. That original sections 13668 and 13669 of the General Code be and the same are hereby repealed".

The motion was agreed to, and Mr. Snyder was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Snyder, of Hamilton, moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 321 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 457 — Mr. Black, of Hamilton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Winters moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out "section" and insert "sections".

After "779-2" add "342-3".

Strike out "is" and insert "are".

The motion was agreed to, and Mr. Winters was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Black, of Hamilton, moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 457 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 506 — Mr. Smith, of Butler, was taken up, having been previously read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Smith, of Butler, moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 506 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 514 — Mr. Diser, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Thatcher moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 10 strike out "dre dand" and insert "dred and".

The motion was agreed to, and Mr. Thatcher was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Diser moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 514 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 490 — Mr. Reid, of Fayette, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Reid, of Fayette, moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 490 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 431 — Mr. McCormick, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. McCormick moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 431 be placed on the calendar for third reading.

The motion was agreed to.

The following protest was submitted and ordered entered on the Journal.

WHEREAS, There was an understanding and agreement entered into by the House to the effect that all bills considered on second reading during the present week to which any objections should be made by any member should be passed for consideration until the following week; and

WHEREAS, This rule has in all cases been followed up to the passage of House Bill No. 385 — Mr. Stivers; and

WHEREAS, This Bill was passed to third reading, notwithstanding objections were made to same;

Now, therefore, I, the undersigned, do hereby protest against the passage of said bill on second reading, and ask that this protest be entered upon the journal to show that the undersigned objected to said bill and voted against the same.

W. M. DICKSON.

H. B. No. 417 — Mr. Kessler, was taken up and read the second time.

The question being "Shall the bill be read the third time?", on motion of Mr. Lowry, the House recessed until 1:30 o'clock p. m.

1:30 o'clock p. m.

The House met pursuant to recess.

The question being "Shall H. B. No. 417 be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Kessler moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 417 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 513 — Mr. Gilson, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Gilson moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 513 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 470 — Mr. Quinlisk, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

After line 15 add "Section 2. That said original section 7817 of the General Code be, and the same is hereby repealed."

The motion was agreed to, and Mr. Frick was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Quinlisk moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 470, be placed on the calendar for third reading

The motion was agreed to.

H. B. No. 458 — Mr. Boggs, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Lowry moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 458 be placed on the calendar for third reading.

The motion was agreed to.

Sub. H. B. No. 427 — Mr. Siebert, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Siebert moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and Sub. H. B. No. 427, be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 534 — Mr. Schweikert, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Schweikert moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 534, be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 546 — Mr. Boggs, was taken up and read the second time.

The question being "Shall the bill be read the third time?", on motion of Mr. Terrell said bill was informally passed on the calendar

H. B. No. 125 — Mr. Acker, was taken up and read the second time.

The question being "Shall the bill be read the third time?" the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Acker moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 125 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 523 — Mr. Conover, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Acker moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5 add comma after "orchard".

The motion was agreed to, and Mr. Acker was appointed such committee, and reported the bill amended as instructed.

Mr. Winans moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7 strike out "April thirtieth" and insert "May fifteenth".

The motion was agreed to, and Mr. Winans was appointed such committee, and reported the bill amended as instructed.

Mr. Conover moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 strike out "one year from the passage of this act each" and in lieu thereof insert "whoever being the owner".

The motion was agreed to, and Mr. Conover was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Conover moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 523 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 419 — Mr. Stivers, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Stivers moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 419 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 478 — Mr. Ertel, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Thatcher moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7 strike out comma after the word "shall".

The motion was agreed to, and Mr. Thatcher was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?" the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Ertel moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 478 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 515 — Mr. Deaton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Jenkins moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 10 strike out the word "two-thirds" and in lieu thereof insert "one-half".

In line 11 between the words "horses" and "or" insert the word "mules".

The motion was agreed to, and Mr. Jenkins was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Thatcher moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 515 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 32 — Mr. Williams, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Williams moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 32 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 586 — Mr. Beyer, was taken up.

On motion of Mr. Beyer, said bill was informally passed on the calendar.

H. B. No. 531 — Mr. Snyder, of Hamilton, was taken up.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Snyder, of Hamilton, moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 531 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 532 — Mr. Snyder, of Hamilton, was taken up and read the second time.

was ordered read the third time and referred to the committee on Phraseology.

Mr. Snyder, of Hamilton, moved that the rule requiring bills to be

The question being "Shall the bill be read the third time?", the bill referred to the committee on Phraseology be suspended and H. B. No. 532 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 533 — Mr. Snyder, of Hamilton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Snyder, of Hamilton, moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 533 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 530 — Mr. Snyder, of Hamilton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Snyder, of Hamilton, moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 530 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 558 — Mr. Kessler, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Kessler moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 558 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 183 — Mr. Cowan, was taken up and read the second time.

The question being "Shall the bill be read the third time?" the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Cowan moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 183 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 564 — Mr. Snyder, of Hamilton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Snyder, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 8 insert "of" after the word "dispose".

The motion was agreed to, and Mr. Snyder was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Snyder, of Hamilton, moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 564 be placed on the calendar for third reading.

The motion was agreed to.

Mr. Black, of Hamilton, moved that the vote by which H. B. No. 564 was ordered placed on the calendar for third reading without being referred to the committee on Phraseology be reconsidered.

The motion was agreed to and Mr. Black, of Hamilton, moved that the vote by which H. B. No. 564, was ordered read the third time be reconsidered.

The motion was agreed to and said bill was ordered back on the calendar in its regular order.

H. B. No. 426 — Mr. King, of Franklin, was taken up and read the second time.

The question being "Shall the bill be read the third time?", on motion of Mr. Gilson, said bill was informally passed on the calendar.

H. B. No. 540 — Mr. Horwitz, was taken up and read the second time.

The question being "Shall the bill be read the third time?", on motion of Mr. Kramer, said bill was informally passed on the calendar.

H. B. No. 589 — Mr. Williams, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Williams moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 17 strike out final "s" in "successors".

The motion was agreed to, and Mr. Williams was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Williams moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 589 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 563 — Mr. Snyder, of Hamilton, was taken up, having been previously read the second time.

The question being "Shall the bill be read the third time?", Mr. Snyder, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

Before line 2 insert the following:

"SECTION 1. That section 12766 be supplemented by the enactment of a supplemental section to be designated as section 12766-1, to read as follows:".

In line 2 strike out "Section" and insert "Sec."

The motion was agreed to, and Mr. Snyder was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", on motion of Mr. Lustig, said bill was informally passed on the calendar.

H. B. No. 547 — Mr. Snyder, of Hamilton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", on motion of Mr. Terrell, said bill was informally passed on the calendar.

Mr. Kramer moved that the vote by which H. B. Nos. 530, 531, 532, and 533 were ordered placed on the calendar for third reading without being referred to the committee on Phraseology, be reconsidered. The motion was agreed to and Mr. Kramer moved that the vote by which H. B. Nos. 530, 531, 532 and 533 were ordered read the third time be reconsidered.

The motion was agreed to and said bills were ordered back on the calendar in their regular order.

Mr. Kramer moved that the rules be suspended, and H. B. Nos. 530, 531, 532 and 533 be made special orders for next Wednesday at 2:30, 2:35, 2:40 and 2:45 o'clock p. m.

The motion was agreed to and said bills were made special orders.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that a motion is pending in the Senate to reconsider the vote by which it passed H. B. No. 138 — Mr. Snyder, of Pickaway, and the Senate requests the return of said bill.

Attest:

W. V. GOSHORN,
Clerk.

On motion of Mr. Lowry the request of the Senate was granted.

By unanimous consent, Mr. Mueller submitted the following report:

The standing committee on Fish and Game, to which was referred H. B. No. 413 — Mr. Welsh, having had the same under consideration, reports it back and recommends its passage.

EDW. R. MUELLER,
JOHN H. LOWRY,
W. S. KING,
JOS. LUSTIG,

G. G. O. PENCE,
C. H. McCORMICK,
W. O. JACKSON,
F. H. REPPERT.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Welsh moved the rules be suspended and H. B. No. 413 — Mr. Welsh, be engrossed at the clerk's desk and read the second time at once.

The motion was agreed to and said bill was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Welsh moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line (4) after the word "the" insert the following:

"waters of the Portage River as far up as the Oak Harbor bridge and in the".

The motion was agreed to, and Mr. Welsh was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Welsh moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 413 be placed on the calendar for third reading.

The motion was agreed to.

By unanimous consent, Mr. Smith, of Butler, offered H. R. No. 60.

WHEREAS, The citizens of the state of Ohio, are now in the midst of one of the greatest calamities that has ever confronted the citizenship of this state; and

WHEREAS, The spirit of humanity is today abroad in the land from the highest to the lowest of its citizenship; and

WHEREAS, Heroic work has been done and is now being done by members of the Ohio National Guard, and those in command thereof; and

WHEREAS, It has come to our knowledge that several members of the Ohio National Guard have sacrificed their lives in their devotion to the cause of humanity, and in saving the lives of others; and

WHEREAS, It has come to the knowledge of the public that Captain A. F. Nicklett, captain of the good ship "Essex" and some of his brave sailors and companions, at the risk of their lives, left Toledo on yesterday with their boats and a large amount of supplies, medical aid and clothing for the suffering citizens of Dayton, Ohio; and

WHEREAS, We are reliably informed that said relief crew have reached Dayton, Ohio, safely and are now engaged in the heroic work of saving lives and preserving the property of the citizenship thereof, caring for the hungry, sick and needy; and

WHEREAS, We have learned of the self-sacrificing devotion and heroic conduct of Arthur Bell, the telephone operator, at Dayton, of his undaunted courage and self-sacrificing devotion to the cause of humanity in sticking to his post of duty and thereby preserving the lives and property of many; and

WHEREAS, We have also learned of the heroic conduct of Thomas E. Green, general traffic manager of the Bell telephone interests in his unlimited devotion and assistance for the cause of humanity in relieving the distress of the flood sufferers. And we in behalf of the whole citizenship of Ohio, as well as for ourselves, extend to the said Arthur Bell and Thomas E. Green, our greatest thanks for the noble, patriotic and humanitarian work done by them and each of them; therefore be it

Resolved: That the membership of this House express in the highest degree their commendation of the heroic and self-sacrificing acts of the Ohio national guard and all members thereof, and especially of the humane, patriotic and heroic work of Captain A. F. Nicklett, and the lake marines who accompanied him on his fearless and perilous trip in their efforts to afford relief to the citizenship of the great state of Ohio.

and especially the suffering humanity at Dayton, Ohio, and also to Arthur Bell and Thomas E. Green.

Be it further resolved: That this resolution be entered upon the journal of this House as an expression of the sentiment of this House, and that a copy of this resolution be transmitted by the clerk of this House to Captain A. F. Nicklett, commander of the ship "Essex", to the commander in chief of the Ohio national guard, and also to Arthur Bell and Thomas E. Green.

The resolution was laid over under the rule.

Mr. Davis moved that the rules be suspended and H. J. R. No. 40 be referred to the committee on Taxation.

The motion was agreed to and the resolution was so referred.

Mr. Black, of Hamilton, moved that the committee on Cities be relieved of further consideration of S. B. No. 161, and said bill be referred to the committee on Taxation.

The motion was agreed to and the bill was so referred.

On motion of Mr. Lowry, the House recessed until 10:00 o'clock a. m. Friday.

Friday, March 28, 1913, 10:00 o'clock a. m.

The House met pursuant to recess.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills in which the concurrence of the House of Representatives is requested:

S. B. No. 234—Mr. Dollison. To amend sections 2312 and 2313 of the General Code and supplement section 2313 by the enactment of sections 2313-1 and 2313-2 of the General Code for the purpose of providing for deficiencies in appropriations for the expenses of the state.

S. B. No. 241—Mr. Friebolin. Requiring certain information to be reported to the chief inspector of workshops and factories by certain employers of female labor.

S. B. No. 232—Mr. Wise. To provide for examination and licensing of private institutions for the care of insane.

S. B. No. 58—Mr. Finebrock. To supplement section 4867 of the General Code by the addition of a section to be known as section 4867-1, and to amend section 5061 of the General Code, relating to qualifications and challenge of persons applying to vote.

S. B. No. 199—Mr. Holden. To supplement section 10092 of the General Code by the enactment of sections 10092-1, 10092-2, 10092-3, 10092-4 and 10092-5, to further define duties and powers of a charitable trust.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

H. B. No. 187 — Mr. Thomas. To require the reporting of certain occupational diseases, and to provide for its enforcement.

H. B. No. 138 — Mr. Snyder, of Pickaway. Requiring electric, interurban and street railroads operating cars by electricity conducted through or along third rails, to construct and maintain fences on each side of their rights of way.

Sub. H. B. No. 127 — Mr. Acker. To prohibit the importation of diseased cattle in the state.

H. B. No. 297 — Mr. Guthery. To amend section 1153 of the General Code, relating to the sale, offering for sale or keeping for the purpose of selling of commercial fertilizer.

H. B. No. 303 — Mr. Etling. To provide for the examination of stallions or jacks.

H. B. No. 102 — Mr. Tetlow. To regulate the size and construction of all caboose cars used by any common carrier in this state.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House of Representatives is requested:

S. B. No. 227 — Mr. Lloyd. To establish a budget system for state officers, departments and institutions.

S. B. No. 244 — Mr. Weygandt. To amend sections 122, 159, 169, 353, 406, 409, 418, 421, 425, 664, 716, 790, 742-2, 812, 881, 1058-15, 1182, 1261-7, 1266, 1298, 1316, 1392, 1465-56 1935, 5315, 7945, 7983, and 14046 of the General Code, requiring deposit of all state surety bonds with the secretary of state.

S. B. No. 218 — Mr. Cahill. To amend section 1283 of the General Code and to supplement said section 1283 by the enactment of an additional section to be known as section 1283-1, relating to the practice of medicine and surgery.

S. B. No. 222 — Mr. Haas. To require common carriers engaged in operating a railroad, located in whole or in part within the state of Ohio, to equip all locomotive engines used in transportation of trains with safe and efficient headlights, and to provide a penalty for the violation of the same.

S. B. No. 248 — Mr. Hillenkamp. To repeal section 12754 of the General Code relating to charitable and penal institutions.

Attest: *

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House of Representatives is requested:

S. B. No. 249 — Mr. Hillenkamp. To amend sections 12733 and 12734 of the General Code, relating to offenses against the public health.

S. B. No. 211 — Mr. Herner. To amend section 7015 of the General Code, relative to the compensation of township treasurers.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 32 — Mr. Weygandt. Creating a commission to investigate the canal system of Ohio, devise a practical plan to dispose of the entire canal property of the state or place it upon a profitable and permanent basis, and to authorize the expenditure of money to pay the expenses of such commission.

Attest:

W. V. GOSHORN, —
Clerk.

The resolution was laid over under the rule.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

Sub. H. B. No. 341 — Mr. Etling. To amend section 4710 of the General Code, relative to election in newly created village.

Am. H. B. No. 166 — Mr. Kessler. To amend section 3664 of the General Code, relative to the enumerated powers of municipalities.

H. B. No. 156 — Mr. Reid, of Fayette. To amend section 10531 of the General Code, relating to the probate and contest of wills.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills in which the concurrence of the House of Representatives is requested:

S. B. No. 246 — Mr. Howard. To amend section 10697 of the General Code, relative to the sale of personal property by executors and administrators.

S. B. No. 186 — Mr. Mooney. To amend section 8301 of the General Code, relative to legal holidays.

S. B. No. 204 — Mr. Weygandt. To amend sections 5734 and 5735 of the General Code, relating to the redemption of delinquent lands.

S. B. No. 258 — Mr. Haas. To supplement an act entitled "An act relating to the preparation of a code of regulations to govern the erection and maintenance of public and other buildings, passed May 10, 1910, and as supplemented by an act passed May 31, 1911.

S. B. No. 196 — Mr. Lloyd. To provide for a municipal court in the city of Columbus.

S. B. No. 173 — Mr. Hopper. To amend section 7641 of the General Code, relating to public libraries.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you the the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

Amended S. B. No. 18 — Mr. Greenlund. A bill to amend and supplement sections 1349, 1350, 1352, 1354, 1639, 1642, to 1648, inclusive, 1651, to 1656 inclusive, 1658 to 1662 inclusive, 1668, 1670, 1672 to 1675 inclusive, 1677, 1678, 1680, 1815-8, 2084, 2088, 2089, 2090 to 2092 inclusive, 2095, 2096, 2099, 2101 to 2103-2 inclusive, 2105, 2106, 2111 to 2119 inclusive, 2129, 2131 to 2147 inclusive, 2975, 3070, 3077, 3085, 3088 to 3093 inclusive, 3096 to 3100 inclusive, 3104, 3109, 3112, 3114, 3126, 4083, 4085 to 4088 inclusive, 4108, 4112, 7676, 7677, 7678, 7681, 7692, 7693, 7763 to 7768 inclusive, 7770, 7771, 7773, 7774, 7779, 7780, 7782, 10082, 10930, 12957, 12964, 12966 to 12968 inclusive, 12970-1, 12993 to 12999 inclusive, 13001 to 13003 inclusive, 13005, 13006 and 13018 of the General Code with the appropriate chapter headings.

To supplement sections 1352, 1648, 1652, 1660, 1683-1, 1815-11, 2089, 2119, 3108, 7692, and 13007 by the enactment of supplemental sections 1352-1, 1352-3 to 1352-5 inclusive, 1648-1, 1652-1, 1660-1, 1683-2 to 1683-9 inclusive, 1815-12, 2089-1, 2119-1, 3108-1, 3108-2, 7692-1 to 7692-4 inclusive, 13007-1 to 13007-14 inclusive,— to amend and reenact section 1676 as 1352-2, and section 2103-1 as 2101-1,—and to repeal sections 1654-1, 1676, 1828, 1829, 1830, 1898, 1899, 1903, 2107 to 2110 inclusive, 2547, 3101, 3102, 3122, 4109 to 4111 inclusive, 7775, 8005 to 8022 inclusive and 13004 of the General Code; relating to children and to females under twenty-one years of age and to organizations which include within their objects matters relating to children.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

Mr. Lowry moved that the rules be suspended and the House proceed to the fourth order of business.

The motion was agreed to and the House proceeded to the fourth order of business, being reports of standing committees:

Mr. Guthery submitted the following report:

The standing committee on Finance, to which was referred H. B. No. 627 — Mr. Beyer, having had the same under consideration, reports it back and recommends its passage.

L. H. SCOTT,
JOHN COWAN,
A. BEYER,
I. S. GUTHERY,
H. N. DONALDSON,
GEO. M. MORRIS,

R. R. REYNOLDS,
J. V. WINANS,
R. R. KENNEDY,
M. J. JENKINS,
T. A. BONNELL.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Thatcher submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 140 — Mr. Cowan, having had the same under consideration, reports it back with the following amendments.

In line 6 insert a comma after "lateral" and after "course".

In line 27 insert a comma after "hereby".

O. J. THATCHER,

GEO. M. HOAGLIN,

G. M. PLUMB,

JAS. T. CARROLL.

J. CHAS. CRISWELL,

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Thatcher submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 603 — Mr. Scott, having had the same under consideration, reports it back.

O. J. THATCHER,

GEO. M. HOAGLIN,

G. M. PLUMB,

JAS. T. CARROLL.

J. CHAS. CRISWELL,

The report was agreed to.

The bill was ordered read the third time in its regular order.

Mr. Thatcher submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 383 — Mr. White, having had the same under consideration, reports it back with the following amendment:

In line 9 insert a comma after "hereby".

O. J. THATCHER,

GEO. M. HOAGLIN,

G. M. PLUMB,

JAS. T. CARROLL.

J. CHAS. CRISWELL,

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Thatcher submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 41 — Mr. Read, of Summit, having had the same under consideration, reports it back with the following amendment:

In line 2 insert "of" after "or".

O. J. THATCHER,

GEO. M. HOAGLIN,

G. M. PLUMB,

JAS. T. CARROLL.

J. CHAS. CRISWELL,

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Plumb submitted the following report:

The standing committee on Phraseology, to which was referred S. B. No. 93 — Mr. Lloyd, having had the same under consideration, reports it back with the following amendments:

In line 2 strike out "so as".

In line 4 insert comma after "adults".

In line 9 strike out comma after "is".

G. M. PLUMB,

GEO. M. HOAGLIN,

O. J. THATCHER,

JAS. T. CARROLL.

J. CHAS. CRISWELL,

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Public Schools, to which was referred H. B. No. 632 — Mr. Rhulman, having had the same under consideration, reports it back and recommends its passage.

GEO. M. MORRIS,
GEO. M. HOAGLIN,
JOHN H. LOWRY,
VAN S. DEATON,
JOHN F. KRAMER,

GUY DETRICK,
JOHN F. GILSON,
GEO. S. CRAWFORD,
W. M. DICKSON.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Snyder, of Hamilton, submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 562 — Mr. Snyder, of Hamilton, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2, strike out the word "leasing" and insert the word "lease".

In line 6 after the comma after the word "street", insert the words "railway or".

In line 21 strike out the word "therein".

After the period in line 26 insert the following:

"and such permission shall be granted upon the further condition that said city shall adopt and construct appropriate works for the purpose of supplying water to the lessee users of water along that portion of the canal to be abandoned under the act of May 15th, 1911, being an act 'To provide for leasing a part of the Miami and Erie Canal to the city of Cincinnati as a public street or boulevard, and for sewerage and subway purposes', in order to and for the purpose of enabling the state fully to carry out and discharge the obligations now resting upon it by virtue of certain contracts now subsisting and in force between it and said lessee water users, during the remainder of the terms of said contracts, in the same quantity and under the same conditions and at the same rate of rental provided for in said contracts, and provided further that during the period of construction of a street or subway or railway or terminal or of appropriate works for the purpose of supplying water to the said lessee users, said city of Cincinnati shall cause no cessation or diminution of the supply of water to the said lessee water users to which they are entitled under their respective contracts or leases with the state of Ohio except insofar as such cessation or diminution of such supply of water may be absolutely necessary."

After the period in line 53, insert the following paragraph:

"In case the state of Ohio shall at any time build a canal of not less than five feet gauge from Lake Erie to the Ohio River at Cincinnati, the city of Cincinnati shall reimburse the state for the amount of its expenditure in procuring right of way, either by purchase or condemnation, or both, for said canal from a point in the city of St. Bernard one thousand feet beyond the crossing of the canal by the tracks

of the Baltimore and Ohio Southwestern Railway Company to a point at said canal three hundred feet north of Mitchell Avenue."

Strike out line 98.

Strike out line 99.

In line 100 strike out the figure "7" and insert the figure "6".

In line 103 strike out the words "the report of",

In the same line, strike out the words "and the repeal of section 2".

In line 104 strike out the word "enacted" and insert in lieu thereof the following words: "amended, and so as to provide for the outlet for the discharge of the water of said canal at or near said point in the city of St. Bernard as provided in section 2 herein instead of at a point three hundred feet north of Mitchell Avenue as is provided in section 2 of said act, passed May 15th, 1911."

THORNTON R. SNYDER,
CULBERTSON J. SMITH,
STEPHEN M. YOUNG,
IRVIN F. SNYDER,
ALTON H. ETTLING,
C. A. REID,

W. B. KILPATRICK,
JOHN F. KRAMER,
PETER J. COLLINS,
OSCAR E. DISER,
PERCY TETLOW.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Smith, of Butler, submitted the following report:

The standing committee on Judiciary, to which was referred S. B. No. 13—Mr. Weygandt, having had the same under consideration, reports it back and recommends its passage.

CULBERTSON J. SMITH,
THORNTON R. SNYDER,
W. B. KILPATRICK,
C. A. REID,

S. H. WILLIAMS,
J. CHAS. CRISWELL,
PETER J. COLLINS,
JOHN F. KRAMER.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

The following bill on the calendar for reference was referred as follows:

S. B. No. 152—Mr. Hudson. To the committee on Appropriations and Finance.

The following bill was introduced and read the first time.

H. B. No. 634—Mr. Snyder, of Hamilton. To supplement section 1670 of the General Code by the enactment of section 1670-1 of the General Code, relating to the detention home for delinquent, dependent or neglected minors under the age of seventeen years.

Mr. Snyder, of Hamilton, moved that the rules be suspended and H. B. No. 634 be referred at once to the proper committee.

The motion was agreed to and said bill was referred to the committee on Judiciary.

The following bill was introduced and read the first time:

H. B. No. 635—Mr. Williams. To amend section 2436 of the General Code, relating to the rebuilding of public buildings and bridges destroyed by fire or other casualty.

Mr. Williams moved that the rules be suspended and H. B. No. 635 be referred at once to the proper committee.

The motion was agreed to and said bill was referred to the committee on Judiciary.

The following bill was introduced and read the first time:

H. B. No. 636—Mr. Collins. To amend sections 6956-12 and 6956-15 of the General Code of Ohio, relating to the laying out, construction, repairs or improvement of public roads.

Mr. Collins moved that the rules be suspended and H. B. No. 636 be referred at once to the proper committee.

The motion was agreed to and said bill was referred to the committee on Judiciary.

The following bill was introduced and read the first time:

H. B. No. 637—Mr. Lowry. To amend section 614-52 of the General Code of Ohio.

Mr. Lowry moved that the rules be suspended and H. B. No. 637 be referred at once to the proper committee.

The motion was agreed to and said bill was referred to the committee on Public Utilities.

Mr. Warnes moved that the rules be suspended and all Senate Bills which were this day read the first time be referred at once to the proper committees.

The motion was agreed to and bills were referred as follows:

S. B. No. 58—Mr. Finefrock. To the committee on Privileges and Elections.

S. B. No. 232—Mr. Wise. To the committee on Benevolent and Penal Institutions.

S. B. No. 211—Mr. Herner. To the committee on County Affairs.

S. B. No. 218—Mr. Cahill. To the committee on Public Health.

Sub. S. B. No. 222—Mr. Haas. To the committee on Public Health.

S. B. No. 234—Mr. Dollison. To the committee on Ways and Means.

S. B. No. 241—Mr. Friebohn. To the committee on Labor.

S. B. No. 244—Mr. Weygandt. To the committee on Judiciary.

S. B. No. 227—Mr. Lloyd. To the committee on Ways and Means.

S. B. No. 249—Mr. Hillenkamp. To the committee on Agriculture.

S. B. No. 248—Mr. Hillenkamp. To the committee on Benevolent and Penal Institutions.

Am. S. B. No. 196—Mr. Lloyd. To the committee on Codes, Courts and Procedure.

S. B. No. 258—Mr. Haas. To the committee on Judiciary.

S. B. No. 173—Mr. Hopple. To the committee on Library.

S. B. No. 186—Mr. Mooney. To the committee on Codes, Courts and Procedure.

S. B. No. 204—Mr. Weygandt. To the committee on Taxation.

S. B. No. 246—Mr. Howard. To the committee on Judiciary.

Am. S. B. No. 18—Mr. Greenlund. To the committee on Labor.

S. J. R. No. 32—Mr. Weygandt. To the committee on Public Works.

S. B. No. 199—Mr. Holden.

Mr. Capelle moved that the rules be suspended and S. B. No. 199 be substituted for H. B. No. 517 and placed on the calendar instead of said bill.

The motion was agreed to.

Mr. Hoover moved that further consideration of H. B. No. 517 be indefinitely postponed.

The motion was agreed to.

By unanimous consent, the following bill was introduced and read the first time.

H. B. No. 638 — Mr. Bigelow. To provide for the submission of publicity pamphlets by the state, county or municipality, relative to measures submitted to the people through the initiative and referendum.

Mr. Bigelow moved that the rules be suspended and H. B. No. 638 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Cities.

By unanimous consent, the following bill was introduced and read the first time.

H. B. No. 639 — Mr. Dickson. To amend section 7587 of the General Code, relating to tax levy for school funds.

Mr. Dickson moved that the rules be suspended and H. B. No. 639 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Public Schools.

On motion of Mr. Hoover, the rule requiring bills to be referred to committees before second reading and the constitutional rule requiring bills to be fully read on three different days were dispensed with, and S. B. No. 199 was taken up out of its order and read the second time.

The question being "Shall the bill be read the third time?" the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Hoover moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and S. B. No. 199 be placed on the calendar for third reading.

The motion was agreed to.

Mr. Kathe presented the petition of Mr. John Roll and one hundred and seven other citizens of Ross county, protesting against the passage of S. B. No. 231, which was referred to the committee on Dairy and Food Products.

Mr. Hoaglin presented the petition of Mr. L. D. Bowman and one hundred and one other citizens of Paulding county, protesting against the passage of S. B. No. 231, which was referred to the committee on Dairy and Food Products.

Mr. Holl presented the petition of Mr. Benj. Kettler and twenty-four other citizens of Auglaize county, protesting against any legislation placing burdensome conditions and qualifications or high licenses on rural wagon salesmen of domestic and stock remedies, spices, and extracts, which was referred to the committee on Dairy and Food Products.

Mr. Plumb presented the petition of Mr. D. C. Kilbury and one hundred and three other citizens of Delaware and Union counties, requesting the general assembly to grant to the Columbus, Urbana and Western Railway Company the right-of-way for the extension of a line to the girls' industrial school, which was referred to the committee on Public Buildings and Lands.

On motion of Mr. Lowry, the House adjourned at 10:55 o'clock a. m.

Attest :

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Monday, March 31st, 1913, 5:00 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Honorable Geo. M. Hoaglin, of Paulding county.

The journal of the last legislative day was read and approved.

By unanimous consent, the following bill was introduced and read the first time:

H. B. No. 640 — Mr. Snyder, of Pickaway. To authorize county commissioners, township trustees, councils of municipal corporations and boards and officers thereof temporarily to repair, reconstruct and replace bridges, culverts, viaducts and approaches thereto, destroyed or injured by floods occurring in March, 1913, and to exempt proceedings for the permanent repair, reconstruction and replacement of such bridges, culverts, viaducts and approaches thereto, and bonds issued and levies made for such purposes from certain requirements and limitations.

Mr. Snyder, of Pickaway, moved that the rules be suspended and H. B. No. 640 be referred at once to a select committee, whose duty shall be to consider and report on this bill and also to report as to such other and further legislation as is necessary to enable the state to meet and care for in a proper manner the conditions in the various localities which suffered from the recent floods.

The motion was agreed to.

The speaker appointed as such committee Messrs. Black, of Hamilton, Orrison, Reid, Diser, Snyder, of Pickaway and Warnes.

By unanimous consent, the following bill was also introduced and read the first time:

H. B. No. 641 — Mr. Snyder, of Hamilton. Authorizing conversion and grant of municipal public utility franchises into indeterminate permits, providing procedure for acquisition of such utilities by municipalities, and for their regulation and control.

Mr. Snyder, of Hamilton, moved that the rules be suspended and H. B. No. 641 be referred at once to the committee on Public Utilities.

The motion was agreed to and the bill was so referred.

By unanimous consent the following bill was also introduced and read the first time:

H. B. No. 642 — Mr. Read, of Summit. To authorize the formation of conservation and drainage districts for the control of flood waters in Ohio.

Mr. Read moved that the rules be suspended and H. B. No. 642 be referred at once to the committee on Conservation of Natural Resources.

The motion was agreed to and the bill was so referred.

By unanimous consent, Mr. Read offered H. J. R. No. 44. Authorizing the committee of the House on Conservation of Natural Resources to make further investigations and appropriating money to pay the expense of same.

The resolution was laid over under the rule.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 35.

Be it resolved by the General Assembly of the state of Ohio: That, when the two Houses of the general assembly adjourn today it be to meet Monday, April 7, 1913, at 5 o'clock p. m.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Black, of Hamilton, moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 72, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Hoffman,	Schaefer,
Appenzeller,	Criswell,	Hoover,	Schweikert,
Barthelmeh,	of Coshooton,	Kemerer,	Scott,
Behne,	Criswell,	Kessler,	Shanley,
Beyer,	of Morrow,	Kilrain,	Siebert,
Bigelow,	Detrick,	King, of Franklin,	Smith,
Black,	Dickson,	Lowry,	of Morgan,
of Hamilton,	Donaldson,	Morris,	Snyder,
Black,	Doster,	Mueller,	of Hamilton,
of Wyandot,	Duffey,	Nungesser,	Snyder,
Bonnell,	Etling,	Nye,	of Pickaway,
Brown,	Fell,	Orrison,	Stivers,
of Ashland,	Fellinger,	Pence,	Thatcher,
Brown, of Union,	Freeman,	Plank,	Thomas,
Cameron,	Frick,	Plumb,	Warnes,
Capelle,	Fulton,	Read, of Summit,	Welsh,
Carroll,	Gilson,	Reid, of Fayette,	Williams,
Collins,	Hastings,	Reighard,	Wintermute,
Colter,	Hite,	Reppert,	Winters,
Cowan,	Hoaglin,	Reynolds,	Woodworth—72.

The resolution was adopted.

On motion of Mr. Lowry, the House adjourned at 5:20 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Monday, April 7, 1913, 5:00 o'clock p. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend W. C. Stevenson, of Columbus.

The journal of the last legislative day was read and approved.

By unanimous consent, Mr. Duffey offered H. R. No. 61.

WHEREAS, The governor of the state has, by personal visitation or by reliable information, been informed of the conditions and needs of the various communities of the state affected by the flood; and

WHEREAS, In trying to find the proper remedy to meet existing conditions, he has been in consultation with prominent citizens from the various subdivisions of the state as to the best means to meet the emergencies and has advised with any and every one who has any information upon the subject; therefore,

Be it resolved by the House of Representatives: That we cordially invite the governor to appear before us and give us such suggestions and information as may be of benefit to us in solving the problems so thrust upon us.

Mr. Duffey moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the resolution was adopted and Messrs. Duffey, Kilpatrick and Winans were appointed as a committee to inform the governor of the invitation contained in such resolution and to escort him to the House.

Mr. Kramer submitted the following report:

The standing committee on Judiciary, to which was referred S. B. No. 13—Mr. Weygandt, having had the same under consideration, reports it back, and recommends its passage.

W. B. KILPATRICK,
CULBERTSON J. SMITH,
C. A. REID,
V. J. VONDERHEIDE,
THORNTON R. SNYDER,

JOHN F. KRAMER,
PETER J. COLLINS,
STEPHEN M. YOUNG,
S. H. WILLIAMS,
J. R. B. KESSLER.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

The following bill was introduced and read the first time:

H. B. No. 643—Mr. Vollmer. For the establishment of an insurance fund through which old age annuities and life insurance shall be issued by the state.

Mr. Vollmer moved that the rules be suspended and H. B. No. 643 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Insurance.

The committee previously appointed appeared at the bar of the House with Governor Cox, who, after being introduced by the speaker, made an address concerning the great loss by floods in Ohio and the necessity of legislation to meet the emergency.

The following bill was also introduced and read the first time:

H. B. No. 644—Mr. Lustig. Providing for the reissue of lost, destroyed or stolen bonds and certificates of indebtedness.

Mr. Lustig moved that the rules be suspended and H. B. No. 644 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Cities.

The following bill was also introduced and read the first time:

H. B. No. 645—Mr. Lustig. To amend section 7623 of the General Code, relating to the bidding and letting of contracts by boards of education.

Mr. Lustig moved that the rules be suspended and H. B. No. 645 be referred at once to committee.

The motion was agreed to and the said bill was referred to the committee on Public Schools.

The following bill was also introduced and read the first time:

H. B. No. 646 — Mr. Doster. To amend section 3636 of the General Code, relative to erection of building and elevators.

Mr. Doster moved that the rules be suspended and H. B. No. 646 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Public Buildings and Lands.

The following bill was also introduced and read the first time:

H. B. No. 647 — Mr. Morris. To amend sections 7830, 7831, 7832 of the General Code, relating to teachers' certificates, and to repeal the original sections 7830, 7831 and 7832 of the General Code.

Mr. Morris moved that the rules be suspended and H. B. No. 647 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Public Schools.

The following bill was also introduced and read the first time:

H. B. No. 648 — Mr. Black, of Hamilton. To amend sections 2421, 5629, 5635, 5643, 5649-4 of the General Code and to supplement section 3953 by the enactment of a supplemental section to be designated as section 3953-1 of the General Code, to supplement section 5636 by the enactment of a supplemental section to be designated as section 5636-1 of the General Code, and to supplement section 5649-4 by the enactment of a supplemental section to be designated as section 5649-a of the General Code, relating to bond issues and taxation for the repair and replacement of public buildings, works, ways and bridges and to repeal sections 2436 and 7557 of the General Code, relating to buildings and bridges.

Mr. Black, of Hamilton, moved that the rules be suspended and H. B. No. 648 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Taxation.

The following bill was also introduced and read the first time:

H. B. No. 649 — Mr. Capelle. To provide for issuing bonds to meet the emergency caused by flood and high water without restriction.

Mr. Capelle moved that the rules be suspended and H. B. No. 649 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Taxation.

The following bill was also introduced and read the first time:

H. B. No. 650 — Mr. Vonderheide. To make building and loan associations, organized under the laws of the state of Ohio and located in those portions of the state of Ohio affected by the floods of March, 1913, depositories of state funds for a period not to exceed two years.

Mr. Vonderheide moved that the rules be suspended and H. B. No. 650 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Judiciary.

The following bill was also introduced and read the first time:

H. B. No. 651 — Mr. Fell. To authorize the board of deputy state supervisors of elections for Muskingum county, Ohio, to substitute destroyed duplicate lists and registers of electors of the city of Zanesville, Muskingum county, Ohio.

Mr. Fell moved that the rules be suspended and H. B. No. 651 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Privileges and Elections.

The following bill was also introduced and read the first time:

H. B. No. 652 — Mr. Kramer. To amend section 13853 of the General Code of Ohio, in reference to boards of county commissioners appropriating money for repairing of grounds for memorial purposes.

Mr. Kramer moved that the rules be suspended and H. B. No. 652 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on County Affairs.

The following bill was also introduced and read the first time:

H. B. No. 653 — Mr. Read, of Summit. To authorize payment to the deputy state supervisors of elections for services rendered at the 1912 election of the constitutional amendments.

Mr. Read moved that the rules be suspended and H. B. No. 653 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Privileges and Elections.

Mr. Doster offered the following resolution:

H. J. R. No. 45 — Mr. Doster. To investigate the condition of female employment and the white slave traffic.

The resolution was laid over under the rule.

H. J. R. No. 33 — Mr. Warnes, was taken up.

Mr. Warnes moved that the rules be suspended and H. J. R. Nos. 33, 34, and 35 be informally passed on the calendar.

The motion was agreed to.

H. J. R. No. 36 — Mr. Black, of Hamilton, was taken up.

On motion of Mr. Black, of Hamilton, said resolution was informally passed.

H. R. No. 58 — Mr. Behne, was taken up.

The question being "Shall the resolution be adopted?", Mr. Kilpatrick moved to amend the resolution as follows:

In section 4 in second line thereof change the word "five" to "fifteen to one man of the opposition".

By consent of the House, Mr. Kilpatrick withdrew the motion.

The question recurring "Shall the resolution be adopted?", the resolution was lost.

H. J. R. No. 42 — Mr. Carroll, was taken up.

On motion of Mr. Carroll, said resolution was referred to the committee on State Economic Betterment.

H. J. R. No. 40 — Mr. Davis, was taken up.

On motion of Mr. Davis, said resolution was referred to the committee on Taxation.

H. J. R. No. 44 — Mr. Reid, was taken up.

On motion of Mr. Reid, said resolution was referred to the committee on Finance.

On motion of Mr. Lowry, the House recessed until 9:00 o'clock a. m. Tuesday.

Tuesday, April 8, 1913, 9:00 o'clock a. m.

The House met pursuant to recess.

Prayer was offered by the Honorable Chas. H. McCormick, of Gallia county.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill: H. B. No. 304—Mr. Etling. To amend sections 284, 285 and 286 of the General Code and to supplement said section 286 by the enactment of additional sections to be known as sections 286-1, 286-2, 286-3 and 286-4 relating to the bureau of inspection and supervision of public offices.

With the following amendment, in which the concurrence of the House of Representatives is requested: Strike out lines 85 to 103 inclusive.

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted—yeas none, nays 86, as follows:

Those who voted in the negative are: Messrs.

Acker,	Detrick,	King,	Schaefer,
Anderson,	Dickson,	of Franklin,	Schweikert,
Barthelmeh,	Doster,	Kramer,	Scott,
Behne,	Duffey,	Lambert,	Shanley,
Beyer,	Etling,	Lowry,	Siebert,
Black,	Fell,	Lustig,	Snyder,
of Hamilton,	Fellinger,	McCormick,	of Hamilton,
Black,	Freeman,	Mills,	Snyder,
of Wyandot,	Fulton,	Morris,	of Pickaway,
Boggs,	Gilson,	Nungesser,	Stivers,
Bour,	Hastings,	Nye,	Sweeney,
Brennan,	Hite,	Orlikowski,	Terrell,
Brown,	Hoaglin,	Orrison,	Thatcher,
of Ashland,	Hoffman,	Pence,	Thomas,
Brown, of Union,	Holl,	Plank,	Venus,
Cameron,	Hoover,	Plumb,	Warnes,
Capelle,	Kathe,	Quinlisk,	White,
Carroll,	Kemerer,	Read, of Summit,	Williams,
Chapman,	Kessler,	Reid, of Fayette,	Winans,
Collins,	Kilpatrick,	Reighard,	Wintermute,
Colter,	Kilrain,	Reppert,	Winters,
Cooper,	King,	Reynolds,	Woodworth,
Crawford,	of Ashtabula,	Rhulman,	Young—86.
Deaton,			

The Senate amendment was not concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill: H. B. No. 57—Mr. Snyder, of Hamilton. To supplement section 11540 of the General Code by the enactment of section 11540-1, relating to the reading of depositions.

With the following amendment, in which the concurrence of the House of Representatives is requested: In line 4 after the word "taken" insert the words "by the plaintiff".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted — yeas 77, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Doster,	Kramer,	Schaefer,
Anderson,	Duffey,	Lambert,	Schweikert,
Appenzeller,	Fell,	Leist,	Scott,
Beatty,	Fellinger,	Lowry,	Shanley,
Behne,	Foreman,	Lustig,	Siebert,
Beyer,	Freeman,	McCormick,	Snyder,
Black,	Frick,	McGuffey,	of Hamilton,
of Wyandot,	Fulton,	Mills,	Snyder,
Boggs,	Gilson,	Morris,	of Pickaway,
Bour,	Hite,	Nungesser,	Stivers,
Brown,	Hoaglin,	Nye,	Tetlow,
of Ashland,	Hoffman,	Orlikowski,	Thatcher,
Cameron,	Holl,	Orrison,	Thomas,
Capelle,	Hoover,	Pence,	Venus,
Collins,	Jackson,	Plank,	Vollmer,
Conover,	Kemerer,	Plumb,	Warnes,
Davis,	Kessler,	Quinlisk,	Williams,
Deaton,	Kilpatrick,	Reid, of Fayette,	Winans,
Detrick,	King,	Reighard,	Wintermute,
Dickson,	of Ashtabula,	Rhulman,	Winters,
Donaldson,			Young—77.

The Senate amendment was concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 35 — Mr. Nye. To provide the least number of men that may be employed on every switch-engine, or engine engaged in switching cars, and the penalty for the violation thereof.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 17 strike out the word "five" and insert the word "one".

In line 24 strike out the word "and" and insert the word "or".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brown,	Detrick,	Hite,
Agler,	of Ashland,	Dickson,	Hoaglin,
Anderson,	Cameron,	Donaldson,	Hoffman,
Appenzeller,	Capelle,	Doster,	Holl,
Beatty,	Carroll,	Duffey,	Hoover,
Behne,	Chapman,	Ertel,	Jackson,
Beyer,	Collins,	Fell,	Kathe,
Bishop,	Colter,	Fellinger,	Kemerer,
Black,	Conover,	Freeman,	Kessler,
of Wyandot,	Crawford,	Frick,	Kilpatrick,
Bour,	Davis,	Fulton,	King,
Brennan,	Deaton,	Gilson,	of Ashtabula,

Those who voted in the negative are: Messrs. — Concluded.

Kramer,	Orlikowski,	Scott,	Thomas,
Lambert,	Orrison,	Shanley,	Venus,
Leist,	Pence,	Siebert,	Vollmer,
Lowry,	Plank,	Snyder,	Warnes,
Lustig,	Plumb,	of Hamilton,	White,
McCormick,	Quinlisk,	Snyder,	Williams,
McGuffey,	Reid, of Fayette,	of Pickaway,	Winans,
Mills,	Reighard,	Stivers,	Wintermute,
Morris,	Rhulman,	Tetlow,	Winters,
Nungesser,	Schaefer,	Thatcher,	Young—85.
Nye,	Schweikert,		

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 145 — Mr. Kilpatrick. To amend sections 8957, 8962, 8963, 8964 and 8965 of the General Code, relating to the inspection of safety appliances upon railroad locomotives and cars.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In line 33 after the word "vehicle" strike out the words "used in state traffic".

Strike out original lines 49 and 50.

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 82, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Reppert,
Agler,	Deaton,	of Ashtabula,	Rhulman,
Anderson,	Detrick,	King,	Schaefer,
Appenzeller,	Dickson,	of Franklin,	Schweikert,
Beatty,	Donaldson,	Lambert,	Scott,
Beyer,	Doster,	Leist,	Shanley,
Black,	Duffey,	Lowry,	Siebert,
of Hamilton,	Fell,	Lustig,	Snyder,
Black,	Fellinger,	McCormick,	of Hamilton,
of Wyandot,	Foreman,	McGuffey,	Snyder,
Boggs,	Freeman,	Mills,	of Pickaway,
Bour,	Fulton,	Morris,	Thatcher,
Brown,	Gilson,	Nungesser,	Thomas,
of Ashland,	Hite,	Nye,	Venus,
Brown, of Union,	Hoaglin,	Orlikowski,	Vollmer,
Cameron,	Hoffman,	Orrison,	Warnes,
Capelle,	Holl,	Pence,	White,
Carroll,	Hoover,	Plank,	Williams,
Chapman,	Kathe,	Plumb,	Winans,
Collins,	Kemerer,	Quinlisk,	Wintermute,
Conover,	Kessler,	Reid, of Fayette,	Winters,
Cooper,	Kilpatrick,	Reighard,	Young—82.
Crawford,			

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in House amendments to Am. S. B. No. 36—Mr. Friebohn.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Terrell moved that the House insist upon its amendment and ask for a committee on conference.

The question being "Shall the House insist on the amendment to Am. S. B. No. 36?", the yeas and nays were taken, and resulted—yeas 74, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Reighard,
Anderson,	Detrick,	of Ashtabula,	Reppert,
Beatty,	Dickson,	King,	Rhulman,
Behne,	Doster,	of Franklin,	Schaefer,
Beyer,	Ertel,	Lambert,	Scott,
Black,	Etling,	Leist,	Shanley,
of Hamilton,	Fell,	Lowry,	Siebert,
Black,	Fellinger,	Lustig,	Snyder,
of Wyandot,	Foreman,	McCormick,	of Hamilton,
Bour,	Fulton,	Mills,	Snyder,
Brennan,	Gilson,	Morris,	of Pickaway,
Brown,	Hastings,	Nungesser,	Terrell,
of Ashland,	Hite,	Nye,	Thatcher,
Cameron,	Hoaglin,	Orlikowski,	Thomas,
Capelle,	Hoffman,	Orrison,	Welsh,
Carroll,	Holl,	Pence,	White,
Chapman,	Hoover,	Plank,	Williams,
Conover,	Kathe,	Plumb,	Winans,
Cooper,	Kemerer,	Quinlisk,	Wintermute,
Crawford,	Kessler,	Reid, of Fayette,	Winters,
			Young—74.

The amendments to Am. S. B. No. 36 were insisted upon.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 498—Mr. Cowan. Ceding certain land in Ottawa county, Ohio, known as the site of the Perry's Victory Memorial, to the United States of America, and authorizing the governor of the state of Ohio to convey said land to the United States of America.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In line 43 correct the spelling of the word "degrees".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted—yeas 88, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	Kramer,	Shanley,
Anderson,	Dickson,	Lambert,	Siebert,
Appenzeller,	Doster,	Leist,	Snyder,
Barthelmeh,	Etling,	Lowry,	of Hamilton,
Beatty,	Fell,	Lustig,	Snyder,
Behne,	Fellinger,	McCormick,	of Pickaway,
Beyer,	Foreman,	McGuffey,	Stivers,
Bishop,	Freeman,	Morris,	Sweeney,
Black,	Frick,	Nye,	Terrell,
of Wyandot,	Hastings,	Orlikowski,	Thatcher,
Boggs,	Hite,	Orrison,	Venus,
Bour,	Hoaglin,	Pence,	Vollmer,
Brennan,	Hoffman,	Plank,	Vonderheide,
Brown,	Holl,	Plumb,	Walsh,
of Ashland,	Hoover,	Quinisk,	Warnes,
Cameron,	Kathe,	Read, of Summit,	Welsh,
Capelle,	Kemerer,	Reid, of Fayette,	White,
Carroll,	Kessler,	Reighard,	Williams,
Chapman,	Kilpatrick,	Reppert,	Winans,
Colter,	Kilrain,	Rhulman,	Wintermute,
Conover,	King,	Schaefer,	Winters,
Cooper,	of Ashtabula,	Schweikert,	Woodworth,
Crawford,	King,	Scott,	Young—88.
Deaton,	of Franklin,		

The Senate amendment was concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill: H. B. No. 121 — Mr. Clark. To require certain officers of municipal corporations, and other subdivisions of this state, to furnish transcripts of the proceedings relating to the issue of bonds.

With the following amendment, in which the concurrence of the House of Representatives is requested: In line 21, substitute for the words and figures "one hundred (\$100.00)" the words and figures "twenty-five (\$25.00)".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted — yeas 90, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bour,	Deaton,	Hoaglin,
Agler,	Brennan,	Detrick,	Hoffman,
Anderson,	Brown,	Dickson,	Hoover,
Barthelmeh,	of Ashland,	Doster,	Kathe,
Beatty,	Brown, of Union,	Duffey,	Kemerer,
Behne,	Capelle,	Ertel,	Kessler,
Beyer,	Carroll,	Etling,	Kilpatrick,
Bigelow,	Chapman,	Fell,	Kilrain,
Bishop,	Collins,	Fellinger,	King,
Black,	Colter,	Foreman,	of Ashtabula,
of Hamilton,	Conover,	Freeman,	King,
Black,	Cooper,	Frick,	of Franklin,
of Wyandot,	Crawford,	Hastings,	Kramer,
Boggs,	Davis,	Hite,	Lambert,

Those who voted in the affirmative are: Messrs. — Concluded.

Leist,	Plumb,	Shanley,	Vollmer,
Lustig,	Quinlisk,	Siebert,	Vonderheide,
McCormick,	Read, of Summit,	Snyder,	Warnes,
McGuffey,	Reid, of Fayette,	of Hamilton,	White,
Mills,	Reighard,	Snyder,	Williams,
Morris,	Reppert,	of Pickaway,	Winans,
Nye,	Rhulman,	Stivers,	Wintermute,
Orlikowski,	Schaefer,	Sweeney,	Winters,
Orrison,	Schweikert,	Thomas,	Woodworth,
Pence,	Scott,	Venus,	Young—90.
Plank,			

The Senate amendment was concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill: H. B. No. 333 — Mr. Vonderheide. Providing for enlarging and extending the jurisdiction of the police court of the city of Dayton and changing the name of such court to the municipal court of Dayton.

With the following amendments in which the concurrence of the House of Representatives is requested:

In line 45, strike out the word "of" and insert in lieu thereof the word "or".

In line 420, after the word "criminal" strike out the words "in which" and insert in lieu thereof "to issue".

In line 422, strike out the word "in" and insert the words "directed against any person a resident of", and after the word "Dayton" in line 422 insert the following words "and in proceedings to collect the judgment of such justices of the peace".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 93, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Carroll,	Fulton,	Lowry,
Agler,	Chapman,	Gilson,	Lustig,
Appenzeller,	Collins,	Hastings,	McCormick,
Barthelmeh,	Conover,	Hite,	McGuffey,
Beatty,	Cooper,	Hoaglin,	Mills,
Behne,	Crawford,	Hoffman,	Morris,
Beyer,	Davis,	Holl,	Mueller,
Bigelow,	Deaton,	Hoover,	Murphy,
Bishop,	Detrick,	Kathe,	Nungesser,
Black,	Dickson,	Kessler,	Nye,
of Hamilton,	Diser,	Kilpatrick,	Orlikowski,
Black,	Doster,	Kilrain,	Pence,
of Wyandot,	Duffey,	King,	Plank,
Boggs,	Ertel,	of Ashtabula,	Plumb,
Bour,	Etling,	King,	Quinlisk,
Brennan,	Fell,	of Franklin,	Read, of Summit,
Brown, of Union,	Foreman,	Kramer,	Reid, of Fayette,
Cameron,	Freeman,	Lambert,	Reighard,
Capelle,	Frick,	Leist,	Reppert,

Those who voted in the affirmative are: Messrs. — Concluded.

Rhulman,	Snyder,	Thomas,	White,
Schweikert,	of Hamilton,	Venus,	Williams,
Scott,	Snyder,	Vollmer,	Winans,
Shanley,	of Pickaway,	Vonderheide,	Wintermute,
Siebert,	Sweeney,	Walsh,	Woodworth,
	Thatcher,	Welsh,	Young—93.

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 544 — Mr. Thomas. To provide an additional method for the laying out, construction, repair or improvement of any public road or any part thereof and for the straightening, widening, altering and draining of the same, by the county commissioners to be known as sections 6926 to 6956 inclusive, and to supplement section 6956 by section to be known as 6956-a and to repeal original sections 6926 to 6956 inclusive, of the General Code.

With the following amendments, in which the concurrence of the House of Representatives is requested:

Strike out "section 1" and substitute in lieu thereof the following: "Section 1. That sections 6926 to 6956 inclusive, of the General Code be amended to read as follows:

After line 226 add "Section 2. That said original sections 6926 to 6956 inclusive of the General Code be and the same are hereby repealed."

Amend the title as follows: in line 5 strike out the words "be known as" and substitute therefor the word "amend".

In line 10 strike out the word "or" where it first appears; after the word "brick" insert the words "or other materials"; in the same line strike out the words "any or all".

In line 11 Strike out the word "or" where it first appears, in the same line after the word "brick" insert the words "or other materials".

In line 152 add "such levies shall be in addition to all other levies authorized by law for township purposes, but subject to the maximum limitation upon the aggregate amount of all levies now in force".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 90, nays none; as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Boggs,	Cooper,	Fell,
Agler,	Bour,	Crawford,	Fellinger,
Anderson,	Brennan,	Davis,	Foreman,
Appenzeller,	Brown, of Union,	Deaton,	Freeman,
Beatty,	Cameron,	Detrick,	Frick,
Behne,	Capelle,	Dickson,	Fulton,
Beyer,	Carroll,	Diser,	Hastings,
Bigelow,	Chapman,	Duffey,	Hite,
Black,	Clark,	Ertel,	Hoaglin,
of Wyandot,	Colter,	Etling,	Hoffman,

Those who voted in the affirmative are: Messrs. — Concluded.

Holl,	Lowry,	Reid, of Fayette,	Sweeney,
Hoover,	McCormick,	Reighard,	Thatcher,
Kathe,	McGuffey,	Reppert,	Thomas,
Kemerer,	Mills,	Reynolds,	Venus,
Kessler,	Morris,	Rhulman,	Vollmer,
Kilpatrick,	Mueller,	Schweikert,	Walsh,
Kilrain,	Murphy,	Scott,	Warnes,
King,	Nungesser,	Shanley,	Welsh,
of Ashtabula,	Orlikowski,	Siebert,	White,
King,	Pence,	Snyder,	Williams,
of Franklin,	Plank,	of Hamilton,	Wintermute,
Kramer,	Plumb,	Snyder,	Winters,
Lambert,	Quinlisk,	of Pickaway,	Woodworth—90.
Leist,	Read, of Summit,	Stivers,	

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 134 — Mr. Hite. Providing a levy and to create a fund for the purposes provided in the act passed May 31st, 1911, entitled. "An act creating a state highway department, defining the duties thereof and providing aid in the construction and maintenance of highways and to repeal certain sections of the General Code," approved June 9th, 1911 (102 Ohio Laws, pages 333-349), and for other purposes defined herein.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 48, after the comma after the word "Hillsboro" insert "Lynchburg".

Between lines 72 and 73 insert the following: "Route number XI, to be known as the Midland route, commencing at Zanesville, Muskingum county, Ohio; thence in a north-westerly direction to Newark, Licking county; thence to Delaware, Delaware county; thence in a south-westerly direction to Marysville, Union county; thence in a north-westerly direction to Bellefontaine, Logan county; thence continuing in a north-westerly direction through the village of Lakeview to Wapakoneta, Auglaize county; thence in a westerly direction through the city of St. Marys to Celina, Mercer county, and from thence in a westerly direction to the Indiana state line.

After line 72, in section 3 insert: "Route No. twelve to be known as the Columbus and Ironton route commencing at Columbus, thence in a south-easterly direction passing through Lancaster, Logan, McArthur, Hamden, Wellston, Vinton village, Thurman, Wales, Patriot, Waterloo to Ironton."

In line 62, strike out the period after the word "Portsmouth" and insert a semi-colon and add the words "and from Sandusky to Bucyrus to Marion".

Change the author to "Hudson-Hite".

In line 49 change the period after "Indiana" to a semicolon, and add "and from Chillicothe through Washington C. H., Jamestown and Xenia to the city of Dayton."

In line 53 change the period after "Cincinnati" to a semicolon, and add "also from Toledo through Maumee, Napoleon and Ottawa to Lima."

In line 61 after "Marion" insert "Prospect, Radnor."

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 81, nays 11, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Leist,	Siebert,
Agler,	Deaton,	Lowry,	Snyder,
Anderson,	Detrick,	Lustig,	of Hamilton,
Appenzeller,	Dickson,	McCormick,	Snyder,
Barthelmeh,	Diser,	McGuffey,	of Pickaway,
Beatty,	Duffey,	Mills,	Sweeney,
Behne,	Ertel,	Morris,	Tetlow,
Beyer,	Etling,	Mueller,	Thatcher,
Bigelow,	Fell,	Murphy,	Thomas,
Bishop,	Frick,	Nungesser,	Venus,
Black,	Fulton,	Nye,	Vollmer,
of Wyandot,	Hastings,	Orlikowski,	Vonderheide,
Bour,	Hite,	Pence,	Walsh,
Brennan,	Hoffman,	Plank,	Warnes,
Brown, of Union,	Holl,	Quinlisk,	Welsh,
Cameron,	Kathe,	Read, of Summit,	White,
Capelle,	Kessler,	Reighard,	Winans,
Carroll,	Kilpatrick,	Reppert,	Wintermute,
Chapman,	King,	Rhulman,	Winters,
Colter,	of Ashtabula,	Schweikert,	Woodworth,
Cooper,	Kramer,	Scott,	Young—81.
Cowan,	Lambert,		

Those who voted in the negative are: Messrs.

Black,	Doster,	Hoover,	Reid, of Fayette,
of Hamilton,	Freeman,	Kemerer,	Stivers,
Conover,	Gilson,	Orrison,	Williams—11.

The Senate amendments were concurred in.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House of Representatives is requested:

S. B. No. 175 — Mr. Friebohn. To amend and supplement an act entitled, "An act to amend and supplement an act providing for the establishment of a municipal court in the city of Cleveland," passed May 10, 1911 (102 O. L. p. 155-168), and to repeal sub-sections 2, 3, 4, 5, 6, 7, 8, 8-1, 8-2, 9, 10, 11, 12, 12-1, 13, 14, 15, 16, 16-1, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 38-1 and 38-2 of section 1 thereof.

S. B. No. 69 — Mr. Green. To amend section 915 of the General Code, to provide for a mine rescue car and necessary equipment therefor.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

Mr. Young moved that the rules be suspended and said bills be referred at once to committee.

The motion was agreed to and S. B. No. 175 — Mr. Friebolin, was referred to the committee on Cities, and S. B. No. 69 — Mr. Green, was referred to the committee on Mines and Mining.

H. B. No. 351 — Mr. Mills, being a special order and having been previously read the second time, was taken up.

The question being "Shall the bill be read the third time?", Mr. Mills moved to refer the bill to a select committee of one, with instruction to amend as follows:

In line 122 strike out "not".

In line 123 strike out "any of" and insert in lieu thereof "all of".

In line 124 strike out "except the combined maximum rate fixed in" and insert in lieu thereof "under the provisions of".

In line 125 strike out all after "Code".

Strike out all before period in line 126.

The motion was agreed to, and Mr. Mills was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Snyder, of Hamilton, moved that the vote by which H. J. R. No. 38, was lost, be reconsidered.

The question being, "Shall the vote by which H. J. R. No. 38 was lost, be reconsidered?", Mr. Warnes demanded a call of the House, which was duly seconded, taken and 111 members answered to their names.

Those absent are: Messrs. Bonnell, Crawford, Criswell, of Coshoc-ton, Guthery, Horwitz, Hunter, Jenkins, Kennedy, Robinson, Smith, of Butler, and Smith, of Morgan.

The sergeant-at-arms was ordered to dispatch his messenger for absentees.

On motion of Mr. Williams, further proceedings under the call were dispensed with.

The question recurring "Shall the vote by which H. J. R. No. 38 was lost, be reconsidered?", Mr. Tetlow raised a point of order that the rules were not properly suspended when the resolution was made a special order and all the proceedings of the House upon said resolution after such suspension were illegal.

The speaker declared the point not well taken.

Mr. Tetlow appealed from the decision of the chair.

The question being "Shall the decision of the speaker be sustained?", the yeas and nays were taken, and resulted — yeas 85, nays 19, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	of Wyandot,	Clark,	Donaldson,
Anderson,	Boggs,	Collins,	Duffey,
Beatty,	Bour,	Colter,	Ertel,
Behne,	Brennan,	Cowan,	Etling,
Beyer,	Brown,	Crawford,	Fell,
Bigelow,	of Ashland,	Criswell,	Fellinger,
Bishop,	Brown, of Union,	of Morrow,	Foreman,
Black,	Cameron,	Davis,	Frick,
of Hamilton,	Capelle,	Detrick,	Fulton,
Black,	Carroll,	Dickson,	Guthery,

Those who voted in the affirmative are: Messrs.—Concluded.

Hastings,	Lustig,	Reid, of Fayette,	Sweeney,
Hoaglin,	McCormick,	Reighard,	Terrell,
Holl,	McGuffey,	Reppert,	Thatcher,
Hoover,	Morris,	Rhulman,	Thomas,
Jackson,	Mueller,	Schaefer,	Venus,
Kathe,	Murphy,	Schweikert,	Vonderheide,
Kessler,	Nungesser,	Scott,	Walsh,
King,	Orlikowski,	Shanley,	Warnes,
of Ashtabula,	Orrison,	Snyder,	Welsh,
King,	Pence,	of Hamilton,	Winans,
of Franklin,	Plank,	Snyder,	Wintermute,
Kramer,	Plumb,	of Pickaway,	Winters.
Leist,	Quinlisk,	Stivers,	Young—85.
Lowry,			

Those who voted in the negative are: Messrs.

Agler,	Hite,	Nye,	Vollmer,
Chapman,	Hoffman,	Read, of Summit,	White,
Diser,	Kemerer,	Reynolds,	Williams,
Doster,	Kilpatrick,	Siebert,	Woodworth—19.
Freeman,	Lambert,	Tetlow,	

The decision of the speaker was sustained.

The question recurring "Shall the vote by which H. J. R. No. 38 was lost, be reconsidered?", the motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", Mr. Warnes moved to amend the resolution as follows:

Strike out all after the title to and including line 11, and in lieu thereof insert the following:

"WHEREAS, There is pending before the general assembly a bill known as Senate Bill No. 23 relating to the method of weighing coal at the mines throughout the state; and

"WHEREAS, This subject is of vital importance to the operators and miners, and affects the entire mining industry of the state, and,

"WHEREAS, Because of the public nature of the mining industry, the interests of the citizens of the state of Ohio are directly concerned, and

"WHEREAS, It is necessary for the general assembly to have full and accurate information on the subject matter involved, in order to enact laws which will adequately protect the interests of the public, operators and miners; therefore be it"

Strike out all after the word "members" in line 13 to and including line 17.

In line 18 strike out the words "The commission appointed under the resolution" and in lieu thereof insert the word "which".

In line 20 strike out the words "who shall be a com-" and in the same line insert a period after the word "secretary".

In line 21 strike out the words "petent stenographer, and said" and in lieu thereof insert the word "The".

In line 34 strike out the word "five" and in lieu thereof insert the word "ten".

The amendments were agreed to.

Mr. Jackson moved to amend the resolution as follows:

In line 13 strike out the words "three members" and insert in lieu thereof the words "five members, one of whom shall be a representative of the producers of coal, one of whom shall be a representative

miner, and the remaining members of said commission shall have no direct or indirect pecuniary interest in the mining, production or transportation of coal in this or any other state or country."

The amendment was agreed to.

Mr. Guthery demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 69, nays 40, as follows:

Those who voted in the affirmative are: Messrs.

Anderson,	Davis,	Leist,	Schweikert,
Appenzeller,	Dickson,	Lowry,	Scott,
Behne,	Donaldson,	Lustig,	Shanley,
Beyer,	Duffey,	McGuffey,	Snyder,
Bishop,	Eting,	Morris,	of Hamilton,
Black,	Fell,	Mueller,	Snyder,
of Hamilton,	Fellinger,	Murphy,	of Pickaway,
Boggs,	Foreman,	Nungesser,	Terrell,
Brennan,	Frick,	Orlikowski,	Thatcher,
Brown,	Guthery,	Orrison,	Thomas,
of Ashland,	Hoaglin,	Pence,	Venus,
Brown, of Union,	Holl,	Plank,	Vonderheide,
Cameron,	Hoover,	Plumb,	Walsh,
Capelle,	Jackson,	Quinlisk,	Warnes,
Carroll,	Jenkins,	Read, of Summit,	Welsh,
Clark,	Kathe,	Reid, of Fayette,	Wintermute,
Cowan,	King,	Reighard,	Winters,
Crawford,	of Ashtabula,	Schaefer,	Young—69.
Criswell,	Kramer,		
of Morrow,			

Those who voted in the negative are: Messrs.

Acker,	Conover,	Hite,	Reynolds,
Agler,	Cooper,	Hoffman,	Rhulman,
Barthelmeh,	Deaton,	Kemerer,	Siebert,
Beatty,	Detrick,	Kilpatrick,	Stivers,
Bigelow,	Diser,	King,	Sweeney,
Black,	Doster,	of Franklin,	Tetlow,
of Wyandot,	Ertel,	Lambert,	Vollmer,
Bour,	Freeman,	Mills,	White,
Chapman,	Fulton,	Nye,	Winans,
Collins,	Gilson,	Reppert,	Woodworth—40.
Colter,	Hastings,		

The resolution was adopted.

H. B. No. 500 — Mr. Kilpatrick, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Kilpatrick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, strike out the word "said", and in the same line add the letter "s" to the second word "section"; also after the figure "2" insert "and 5649-3b".

After line 12, add the following: "Sec. 5649-3b. *The budget commission of each county shall consist of three members, two of whom shall be the county auditor and the mayor of the largest municipality of the county as shown by the last federal census. In counties in which the amount of taxable property in the cities and villages thereof exceeds the amount of taxable property of territory outside of the cities and vil-*

lages, the third member of such commission shall be the city solicitor of the largest municipality in the county, as shown by the last federal census. In other counties the third member shall be the prosecuting attorney of the county. The amount of taxable property for purposes of this section shall be governed by the amount of tax duplicate of the preceding year. The budget commissioners shall meet at the auditor's office in each county on the first Monday in June annually and shall complete their work on or before the first Monday in July following. Each member shall be sworn faithfully and impartially to perform the duties imposed upon him by this act. Two members shall constitute a quorum. The auditor shall be the secretary of the budget commissioners and shall keep a full and accurate record of * * * every proceeding. The * * * commission shall appoint such messengers and clerks as * * * it deems necessary, who shall receive not to exceed \$3.00 per day for their services for the time actually employed, which shall be paid out of the county treasury. The budget commissioners shall be allowed their actual and necessary expenses. Such expenses to be itemized and sworn to by the person who incurred them and paid out of the county treasury when approved by the * * * commissioners."

In line 13, after the figure "2" insert a comma, strike out the word "and", and in the same line, after the figure "3" insert "and 5649-3b".

The motion was agreed to, and Mr. Kilpatrick was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Lowry, the House adjourned at 12:05 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Tuesday, April 8, 1913, 1:30 o'clock p. m.

The House met pursuant to adjournment.

The journal of yesterday was read and approved.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

Sub. H. B. No. 159—Mr. Cooper. To amend sections 13031-1, 13031-2, 13031-3, 13031-4, 13031-5, 13031-6, of the General Code and to further supplement section 13031 by the enactment of additional sections to be known as sections 13031-9, 13031-10 and 13031-11 of the General Code to define, prohibit and punish pandering and to provide for the competency of certain evidence at the trial thereof.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 5 after the word "who" insert "either by threats, or intimidation, or by force or violence, or by any deception, device or scheme".

In line 5 after the word "places" insert "or causes to be taken or placed".

In line 5 strike out the words "harbors, inveigles".

Strike out all of line 6.

Strike out all of line 7.

In line 8 strike out the words "or of assignation".

In line 10 after the word "or" insert "any person who by force, violence, threats, intimidation or deception, or menace or duress".

Strike out all of line 11.

In line 22 after the word "prostitution" insert "with the intent that she shall lead a life of prostitution".

In line 27 strike out the word "three" and insert the word "one".

In line 28, strike out the first word "years" and insert in lieu the word "year".

In line 28, strike out the word "twenty" and insert in lieu the word "ten".

In line 40, after the word "or" insert "procures her".

In line 66, after the word "assignation" insert "to lead a life of prostitution".

In line 67, strike out the words "induces such female to lead a life of prostitution".

In line 69, strike out the words "three years" and insert in lieu the words "one year".

In line 69, after the word "not" strike out the word "nore" and insert in lieu the word "more".

In line 70, strike out the words "twenty years" and insert in lieu the words "ten years".

In line 71, after the word "any" strike out the remainder of the line.

Strike out all of lines 72, 73, 74, 75, 76, and 77, up to and including the word "any".

In line 83, after the word "competent" insert the word "evidence".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 72, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kilrain,	Schaefer,
Agler,	Deaton,	Kramer,	Schweikert,
Beatty,	Detrick,	Lambert,	Shanley,
Bigelow,	Dickson,	McCormick,	Siebert,
Bishop,	Doster,	Mills,	Snyder,
Black,	Duffey,	Morris,	of Hamilton,
of Wyandot,	Fell,	Mueller,	Sweeney,
Brennan,	Freeman,	Murphy,	Tetlow,
Brown,	Frick,	Nungesser,	Thatcher,
of Ashland,	Fulton,	Nye,	Thomas,
Brown, of Union,	Gilson,	Orlikowski,	Vollmer,
Capelle,	Hastings,	Pence,	Vonderheide,
Carroll,	Hite,	Plank,	Walsh,
Collins,	Hoaglin,	Plumb,	White,
Colter,	Hoffman,	Quinlisk,	Winans,
Conover,	Hoover,	Reighard,	Wintermute,
Cooper,	Jackson,	Reppert,	Winters,
Crawford,	Kathe,	Rhulman,	Young—72.
Criswell,	Kemerer,	Robinson,	
of Morrow,			

The Senate amendments were concurred in.

H. B. No. 251 — Mr. Bigelow, was taken up.

On motion of Mr. Mills said bill was placed at the foot of the calendar for third reading.

H. B. No. 526 — Mr. Fellingner, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Fellingner moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out section 2.

In line 18 strike out "3" and insert "2".

In line 26 strike out the "semicolon" and insert a period and strike out rest of section.

The motion was agreed to, and Mr. Fellingner was appointed such committee and reported the bill amended as instructed.

Mr. Mills moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out section 2.

The motion was disagreed to.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

S. B. No. 120 — Mr. Lloyd, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 522 — Mr. Smith, of Butler, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Black, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out line 96 and insert the following: "nominated as provided by law".

Strike out lines 97, 98 and 99.

Strike out lines 117 to 132, both inclusive.

In line 133 strike out the numeral "5" and insert "4".

Mr. Warnes moved that further consideration of the amendment be postponed and the bill be made a special order for Thursday at 2:00 o'clock p. m.

The motion was disagreed to.

The question recurring "Shall the motion of Mr. Black, of Hamilton, be agreed to?", the yeas and nays were demanded, taken and resulted — yeas 70, nays 35, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brown,	Cowan,	Ertel,
Anderson,	of Ashland,	Crawford,	Fell,
Beatty,	Brown, of Union,	Criswell,	Foreman,
Behne,	Cameron,	of Coshocton,	Freeman,
Bishop,	Capelle,	Deaton,	Frick,
Black,	Carroll,	Detrick,	Fulton,
of Hamilton,	Chapman,	Dickson,	Gilson,
Boggs,	Clark,	Diser,	Guthery,
Bonnell,	Collins,	Doster,	Hoaglin,
Bour,	Conover,	Duffey,	Hoffman,

Those who voted in the affirmative are: Messrs.—Concluded.

Hoover,	McGuffey,	Reighard,	Sweeney,
Jackson,	Morris,	Reppert,	Thomas,
Kathe,	Mueller,	Rhulman,	Venus,
Kessler,	Murphy,	Schweikert,	Vonderheide,
Kilrain,	Nungesser,	Siebert,	Walsh,
Kramer,	Pence,	Snyder,	Welsh,
Lowry,	Plumb,	of Hamilton,	Winters,
Lustig,	Quinlisk,	Snyder,	Woodworth—70.
McCormick,	Reid, of Fayette,	of Pickaway,	

Those who voted in the negative are: Messrs.

Agler,	Davis,	Mills,	Terrell,
Barthelmeh,	Etling,	Nye,	Tetlow,
Bigelow,	Hastings,	Orlikowski,	Thatcher,
Black,	Kemerer,	Plank,	Vollmer,
of Wyandot,	Kilpatrick,	Read, of Summit,	White,
Brennan,	King,	Reynolds,	Williams,
Colter,	of Ashtabula,	Robinson,	Winans,
Cooper,	King,	Schaefer,	Wintermute,
Criswell,	of Franklin,	Scott,	Young—35.
of Morrow,	Lambert,	Shanley,	

The motion was agreed to, and Mr. Black, of Hamilton, was appointed such committee, and reported the bill amended as instructed.

Mr. Bigelow moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 461, strike out the words "the legislative authority of the municipality" and insert in lieu thereof the following: "law. Such provisions may be proposed by the legislative authority of any municipality, or by the electors of such municipality by petition in the manner prescribed by law for the submission of initiative petitions. Such provisions shall take effect and be in force when approved by the majority of the electors voting thereon."

The motion was agreed to, and Mr. Bigelow was appointed such committee, and reported the bill amended as instructed.

Mr. Bigelow moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 288, strike out the period after the word "wards" and add the following: "or at large, as determined by the vote provided for in Article 1, section 3 hereof."

In line 288, strike out the word "four" and insert in lieu thereof the word "two".

In line 289, strike out the period after the word "wards" and add the following: "and four years when the council is elected at large. Except that at the first election in municipalities where the council is elected at large, and having three councilmen, the candidates having the two highest number of votes shall serve for four years, the other councilmen shall serve for two years, and in such municipalities having more than three councilmen the majority of councilmen having the highest number of votes shall serve for a period of four years and the others for a period of two years. When the council is elected by wards".

Also in line 289, begin the second word "The" with a small letter.

In line 296, insert a period after the word "fifteen", and in the same line begin the word "when" with a capital "W".

In line 543, strike out the word "except" and insert in lieu thereof the word "and".

In line 690, strike out the word "education" and insert in lieu thereof the word "educational".

In line 703, after the word "adoption" insert the words "by any municipality."

In line 703, after the word "one" insert the words "of the".

In line 703, strike out the word "herein" and insert in lieu thereof the words "provided for in this act".

In line 704, strike out the words "by any municipality and any such bond or contract which" and insert in lieu thereof the words "When any such contract or bond".

In line 706, strike out the word "hereunder" and insert in lieu thereof the words "provided for in this act".

In line 735, after the word "provisions" insert the words "of section 2".

In line 737, strike out the words "The following".

In line 738, begin the word "section" with a capital "S" and after said word insert the figure "2".

The motion was agreed to, and Mr. Bigelow was appointed such committee, and reported the bill amended as instructed.

Mr. Lustig moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 286 strike out the word "fifteen" and the numeral "15" and insert therein the word "thirty-two" and the numeral "32".

The motion was disagreed to.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

S. B. No. 23 — Mr. Green, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Kramer moved that the bill be laid on the table, upon which the yeas and nays were demanded, taken and resulted — yeas 29, nays 70, as follows:

Those who voted in the affirmative are: Messrs.

Behne,	Dickson,	Kramer,	Reid, of Fayette,
Brown,	Donaldson,	McGuffey,	Snyder,
of Ashland,	Fell,	Morris,	of Pickaway,
Brown, of Union,	Guthery,	Murphy,	Thatcher,
Cameron,	Holl,	Pence,	Thomas,
Cappelle,	Hoover,	Plank,	Vonderheide,
Carroll,	Jenkins,	Plumb,	Wintermute — 29.
Crawford,	Kathe,	Quinlick,	

Those who voted in the negative are: Messrs.

Acker,	Collins,	Fellinger,	King,
Agler,	Colter,	Freeman,	of Ashtabula,
Anderson,	Conover,	Frick,	King,
Barthelmeh,	Cooper,	Fulton,	of Franklin,
Beatty,	Criswell,	Gilson,	Lambert,
Bigelow,	of Coshocton,	Hastings,	Lustig,
Black,	Criswell,	Hite,	Mills,
of Wyandot,	of Morrow,	Hoffman,	Nye,
Boggs,	Deaton,	Jackson,	Orlikowski,
Bonnell,	Detrick,	Kemerer,	Orrison,
Bour,	Diser,	Kessler,	Read, of Summit,
Brennan,	Doster,	Kilpatrick,	Reighard,
Chapman,	Duffey,	Kilrain,	Reppert,
Clark,	Etling,		Reynolds,

Those who voted in the negative are: Messrs.—Concluded.

Rhulman,	Shanley,	Sweeney,	White,
Robinson,	Siebert,	Terrell,	Williams,
Schaefer,	Snyder,	Tetlow,	Winans,
Schweikert,	of Hamilton,	Venus,	Winters,
Scott,	Stivers,	Vollmer,	Woodworth,
			Young—70.

The motion was disagreed to.

Mr. Clark moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6-a strike out the word "or" and insert in lieu thereof the word "and".

In line 3 strike out the word "said" and insert in lieu thereof the word "such".

In line 4 strike out the word "said" and insert in lieu thereof the word "such".

In line 7 strike out the word "said" and insert in lieu thereof the word "such".

In line 12 strike out the word "said" and insert in lieu thereof the word "such".

The motion was agreed to, and Mr. Clark was appointed such committee and reported the bill amended as instructed.

Mr. Reid, of Fayette, moved that the further consideration of the bill be postponed until next Tuesday, April 15, and that it be made the special order for 2:00 o'clock p. m. of that day.

The motion was disagreed to.

Mr. Kramer moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6, after the word "measured", insert the following: "unless an agreement is made between employee and operator for some different method".

The motion was disagreed to.

Mr. Snyder, of Pickaway, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 10, after the word "ascertained", insert the words "after all sulphur, slate and other impurities have been removed".

In line 13, after the word "thereof", insert the words "except as above provided".

The question being "Shall the motion of Mr. Snyder be agreed to?", the yeas and nays were demanded, taken and resulted — yeas 26, nays 76, as follows:

Those who voted in the affirmative are: Messrs.

Behne,	Fell,	Murphy,	Venus,
Bishop,	Foreman,	Quinlisk,	Vonderheide,
Carroll,	Guthery,	Reid, of Fayette,	Warnes,
Conover,	Kathe,	Snyder,	Welsh,
Crawford,	Kramer,	of Pickaway,	Wintermute,
Davis,	Leist,	Thatcher,	Winters—26.
Duffey,	Lowry,	Thomas,	

Those who voted in the negative are: Messrs.

Acker,	Cooper,	Kessler,	Robinson,
Agler,	Criswell,	Kilpatrick,	Schaefer,
Anderson,	of Coshocton,	Kilrain,	Schweikert,
Barthelmeh,	Criswell,	King,	Scott,
Beatty,	of Morrow,	of Ashtabula,	Shanley,
Beyer,	Deaton,	Lambert,	Siebert,
Bigelow,	Detrick,	McCormick,	Smith, of Butler,
Black,	Diser,	McGuffey,	Snyder,
of Hamilton,	Doster,	Mills,	of Hamilton,
Black,	Freeman,	Mueller,	Stivers,
of Wyandot,	Frick,	Nungesser,	Sweeney,
Bour,	Fulton,	Nye,	Terrell,
Brennan,	Gilson,	Orlikowski,	Tetlow,
Brown,	Hastings,	Pence,	Vollmer,
of Ashland,	Hite,	Plank,	Walsh,
Brown, of Union,	Hoaglin,	Plumb,	White,
Cameron,	Hoffman,	Read, of Summit,	Williams,
Capelle,	Holl,	Reighard,	Winans,
Chapman,	Hoover,	Reppert,	Woodworth,
Collins,	Jenkins,	Reynolds,	Young—76.
Colter,	Kemerer,	Rhulman,	

The motion was disagreed to.

Mr. Etling moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 22 after the word "Ohio" insert the following, "Any contract or agreement that may hereafter be entered into between any employee and operator for the purpose of evading the provisions of this act shall be null and void."

The question being "Shall the motion of Mr. Ertel be agreed to?", the yeas and nays were demanded, taken and resulted—yeas 31, nays 72, as follows:

Those who voted in the affirmative are: Messrs.

Behne,	Clark,	Kathe,	Thatcher,
Bishop,	Cowan,	Kessler,	Thomas,
Black,	Davis,	Lowry,	Venus,
of Hamilton,	Etling,	Murphy,	Vonderheide,
Brown,	Fell,	Nungesser,	Walsh,
of Ashland,	Fellinger,	Pence,	Warnes,
Cameron,	Guthery,	Plank,	Welsh,
Capelle,	Jenkins,	Reid, of Fayette,	Wintermute—31.
Carroll,			

Those who voted in the negative are: Messrs.

Acker,	Criswell,	Kilrain,	Schaefer,
Agler,	of Coshocton,	King,	Schweikert,
Anderson,	Criswell,	of Ashtabula,	Scott,
Barthelmeh,	of Morrow,	Kramer,	Shanley,
Beatty,	Deaton,	Lambert,	Siebert,
Beyer,	Detrick,	Leist,	Smith, of Butler,
Bigelow,	Diser,	Lustig,	Snyder,
Black,	Doster,	McCormick,	of Hamilton,
of Wyandot,	Freeman,	McGuffey,	Snyder,
Bonnell,	Frick,	Mills,	of Pickaway,
Bour,	Fulton,	Mueller,	Stivers,
Brennan,	Gilson,	Nye,	Sweeney,
Brown, of Union,	Hastings,	Orlikowski,	Terrell,
Chapman,	Hite,	Plumb,	Tetlow,
Collins,	Hoaglin,	Quinlisk,	Vollmer,
Colter,	Hoffman,	Read, of Summit,	White,
Conover,	Hoover,	Reppert,	Winans,
Cooper,	Kemerer,	Reynolds,	Winters,
Crawford,	Kilpatrick,	Rhulman,	Woodworth,
		Robinson,	Young—72.

The motion was disagreed to.

Mr. Vonderheide moved to refer the bill to a select committee of one, with instructions to amend as follows:

In lines 3 and 4 strike out the words "under a contract between said parties under which".

In line 11 strike out the words "given credit" and in lieu thereof insert the words "paid without any deductions whatsoever".

In line 12 strike out the words "on the basis of his employment contract".

In line 17 strike out the words "are under contract to".

Mr. Snyder, of Pickaway, moved that the amendment be laid on the table, upon which the yeas and nays were demanded, taken and resulted — yeas 22, nays 81, as follows:

Those who voted in the affirmative are: Messrs.

Behne,	Foreman,	Mueller,	Thomas,
Brown, of Union,	Guthery,	Pence,	Venus,
Capelle,	Holl,	Quinlisk,	Warnes,
Carroll,	Hoover,	Reid, of Fayette,	Welsh,
Crawford,	Jenkins,	Snyder,	Wintermute—22.
Dickson,	Kathe,	of Pickaway,	

Those who voted in the negative are: Messrs.

Acker,	Criswell,	Kemerer,	Rhulman,
Agler,	of Coshocton,	Kessler,	Robinson,
Anderson,	Criswell,	Kilpatrick,	Schaefer,
Barthelmeh,	of Morrow,	Kilrain,	Schweikert,
Beatty,	Davis,	King,	Scott,
Beyer,	Deaton,	of Ashtabula,	Shanley,
Eigelow,	Detrick,	King, of Franklin,	Siebert,
Black,	Diser,	Lambert,	Smith, of Butler,
of Wyandot,	Doster,	Lustig,	Snyder,
Boggs,	Duffey,	McCormick,	of Hamilton,
Bonnell,	Ertel,	McGuffey,	Stivers,
Bour,	Etling,	Mills,	Terrell,
Prennan,	Fell,	Morris,	Tetlow,
Brown,	Fellinger,	Nungesser,	Thatcher,
of Ashland,	Freeman,	Nye,	Vollmer,
Cameron,	Frick,	Orlikowski,	Vonderheide,
Chapman,	Fulton,	Plank,	Walsh,
Clark,	Gilson,	Plumb,	White,
Collins,	Hastings,	Read, of Summit,	Winans,
Colter,	Hite,	Reighard,	Woodworth,
Conover,	Hoælin,	Reppert,	Young — 81.
Cooper,	Hoffman,	Reynolds,	

The motion was disagreed to.

Mr. Acker demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the motion of Mr. Vonderheide be agreed to?", the motion was disagreed to.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

By unanimous consent, Mr. Snyder, of Pickaway, submitted the following report:

The select committee on H. B. No. 640, to which was referred H. B. No. 640 — Mr. Snyder, of Pickaway, having had the same under

consideration, reports it back with the following amendments, and recommends its passage when so amended: Strike out all after the words "Section 1" in line 2 and insert the following:

The commissioners of any county or of any road district, the board of education of any school district, the council of any municipal corporation or the trustees of any township are hereby empowered to authorize or enter into contracts temporarily to repair, reconstruct or replace any public property or public way which such commissioners, council or trustees are authorized to repair, reconstruct or construct under any general law of this state, if such public property or public way has been destroyed or injured by floods occurring in March, 1913, and if urgent public necessity exists for the making of such temporary repair, reconstruction or replacement; and to appropriate money, levy taxes, borrow money or issue bonds for such purposes. None of the provisions of the General Code requiring notice of any like repair or improvement to be given, imposing any limitation upon the time within which like contracts may be entered into or authorized; requiring competitive bidding in entering into like contracts; requiring the issuance by the auditor or clerk of a certificate that the money for such contracts is in the treasury or in process of collection, unappropriated for any other purpose; requiring ordinances for like purposes to be published; requiring the submission of propositions to make like repairs or to reconstruct or construct like public improvements, property or way, or to expend money or levy taxes therefor to a vote of the electors; or subjecting any ordinance or resolution making any such contract or authorizing the same to be made, to a referendum of the electors, shall in any way apply to or govern proceedings for entering into or authorizing such contracts, or appropriating money therefor. Directors of public service or safety in cities shall not be required to advertise for competitive bids in entering into any contract authorized by this section.

Provided, however, before any such contract for temporary repair, reconstruction or replacement involving an expenditure of more than five hundred dollars is authorized or entered into, such commissioners, board or council shall apply to the common pleas court of the county, or of any county in which any part of any school district, road district or municipal corporation is located, or to any judge thereof. Such application shall set forth the nature of the repair, reconstruction or replacement proposed to be made, and the amount of money proposed to be expended upon each building, plant, sewer, aqueduct, reservoir, water mains (including water pipes connected therewith), apparatus, levee, embankment, street, alley, bridge, culvert, viaduct or approach thereto, or to any of them, or upon each like public improvement or public way, and the necessity thereof. Such court or judge shall forthwith hear and finally determine such application, and if it is found that such public necessity exists, that the proposed repair, reconstruction or replacement is temporary in its nature and should be made forthwith, and that the amount of money proposed to be expended therefor is reasonable and justified by such necessity, said court or judge shall allow the application, and the board of officers so applying shall be authorized to proceed in the manner provided in this section.

This section shall not be so construed as in any way to restrict or impair the authority of any of the officers mentioned therein under any of the general laws of the state, nor to authorize any of them to refuse

to make the regular levies under the provisions of such laws for road and bridge fund.

SECTION 2. The council of any municipal corporation and the commissioners of any county are hereby empowered to borrow money in the manner specified in section 3 of this act, for the purpose of removing from the public places and private grounds or buildings in the corporation, or as the case may be, in the county outside of municipal corporations therein, any obstruction or matter deposited therein by the floods mentioned in section 1 of this act, the presence of which is inimical to the public health, safety or convenience. The sums thus borrowed may be expended for the above mentioned purpose, in such manner and through such agencies as such council or commissioners, by resolution, may prescribe. Such resolution shall not be published nor be subject to a referendum. Contracts entered into by such council or commissioners, or by any board, officer or employe authorized by either of them to expend funds acquired under this section, shall not be subject to any provisions of the general law requiring competitive bidding. In the event that the power provided for in this section is exercised the local boards of health or health officers within and for the territory under the jurisdiction of such council or commissioners, as provided in this section, shall not have nor exercise any power or duty respecting the removal of such matter; but all the powers and duties of such local boards of health shall, for the purpose of this act, be vested in and imposed upon such council or commissioners and the agencies designated by them as provided in this section.

SECTION 3. For the purposes mentioned in sections 1 and 2 of this act, and for the permanent repair, reconstruction or replacement of public property or public ways destroyed or injured in the manner, and at the time described in section 1 of this act, any board of county commissioners, board of education, township trustees or council of any municipal corporation or the road commissioners of any road district may issue bonds or notes of the corporation, subdivision or district as needed. Resolutions or ordinances providing for the issuance of such notes or bonds shall not be published, shall not require the approval of the electors nor be subject to any referendum. Such resolutions or ordinances shall state the facts bringing them within the terms of this act; so far as the emergency is concerned, shall require for their passage the votes of two-thirds of all members elected to such board or council and the recitals therein contained shall be conclusive evidence of the facts recited.

SECTION 4. Notes issued under authority of section 3 of this act shall be signed as bonds of the corporation, subdivision or district are signed; shall not run for a longer period than eighteen months; shall not bear a greater rate of interest than six per cent; and shall not be sold for less than par. Provided, however, that no greater amount of notes shall be issued under authority of said section 3 by the authorities of any sub-division, corporation or district than shall equal the aggregate of a tax at the rate of five-tenths of one mill for the year 1913.

SECTION 5. Bonds issued under authority of section 3, of this act shall be signed as other bonds of the corporation, subdivision or district are required by general law to be signed. They shall recite on their face the purpose for which they are issued and shall state therein that they are issued under authority of this act. They shall be issued in such denomin-

ations, at such rate of interest, not exceeding six per cent, and for such period of time as the authority issuing them may determine in the resolution or ordinance providing for their issue; provided, however, that no greater amount of such bonds shall be made payable in any one year than shall equal one-tenth of one per cent. of the total value of the property in such municipal corporation, subdivision or district, as listed and assessed for taxation in the year 1912.. Such bonds may be sold at popular subscription or otherwise at not less than par. Their sale shall be advertised by notice published once a week, for two consecutive weeks in one newspaper published and of general circulation in the county, or in either county, in case the municipal corporation or district is located in more than one county. When sold at popular subscription they shall be distributed to bidders according to the rules prescribed for municipal bonds by section 3927 of the General Code. Bonds of a municipal corporation issued under authority of said section 3, of this act, need not be first offered to the trustees or commissioners of the sinking fund, or to the state liability board of awards as provided by general law. All other provisions of the general laws, not inconsistent with the provisions of this section, and with those of section 3, of this act, shall apply to and govern the issuance and sale of such bonds.

SECTION 6. For the purpose of paying the principal and interest on notes issued under section 3 of this act, the authorities mentioned in said section, or those authorized by general law to levy taxes for any of the sub-divisions mentioned in section 1 of this act, may levy a tax irrespective of any of the limitations of section 5649-2 to 5649-5b of the General Code. In case such notes are funded by the issuance of funding bonds under the general laws, levies for interest and sinking fund purposes to provide for the retirement of such bonds shall not be included within any of the limitations of said sections. For the purpose of paying the interest on bonds issued under authority of said section 3 and providing a sinking fund for their final redemption at maturity, such authorities shall provide at the time such indebtedness is incurred, for levying and collecting, annually, by taxation, a sufficient amount, which amount shall be certified to the auditor of the proper county, who shall compute and ascertain the rate of levy necessary to provide therefor, and shall place the same upon the duplicate of the proper taxing district for the year or years for which it is certified, in addition to all other levies, and irrespective of any of the provisions or limitations of section 5649-2 to section 5649-5b, inclusive, of the General Code, or any other limitations on tax rates at present in force. In no case shall funds produced by the levy authorized and required to be made by this section be used otherwise than for the purposes specified herein. In case money levied or borrowed under any of the provisions of this act is more than sufficient for the purposes for which it is levied or borrowed, the unexpended balance thereof shall be credited to the sinking fund provided for herein, and shall in no case be subject to transfer to any other fund; and when in such case, the final redemption of such bonds is provided for, the levy shall thereupon terminate. The commissioners of the county, the sinking fund trustees of the municipal corporation, the sinking fund commissioners of school districts in which such commissions are established, the board of education of any other school district and the clerk of any township shall administer the sinking fund provided for in this section, and shall have like power of investment thereof as is vested in trustees of the sinking fund of a municipal cor-

poration by the provisions of the general laws of this state. When in any year, through miscalculation or inadvertance the amount of the tax originally certified to the county auditor, as herein provided, is insufficient to provide for the payment of the interest and the maintenance of the sinking fund as required by this section, such trustees, commissioners or clerks shall compute and ascertain the necessary amount and shall certify the same to the county auditor, who shall compute and ascertain the rate of levy necessary to provide therefor, instead of the rate necessary to provide for the amount originally certified, and place the same upon the duplicate of the proper taxing district for such year. Whenever in any year, by reason of accretions to the sinking fund provided for herein, from any cause mentioned in this section, the amount originally certified is more than sufficient to provide for the final redemption of all outstanding bonds, and the payment of all interest due, such trustees, commissioners or clerk shall ascertain the amount necessary to provide for the final redemption of such bonds, and the payment of such interest, and shall certify such amount to the county auditor who shall ascertain the rate of levy necessary therefor, and shall place the same upon the duplicate of the proper taxing district for such year, instead of the rate necessary to provide for the amount originally certified. In such event no further levy shall be made for such purpose notwithstanding the requirements of the original certificate.

Except for the purposes mentioned in section 1 of this act and except when acting for such purposes under the general laws of the state and not under said section 1, none of the taxing authorities mentioned in this section shall borrow money or levy a tax for any of the purposes mentioned in this act under the general laws of the state; but all moneys borrowed or taxes levied for the purpose of making repairs, reconstruction and replacement of public property and public ways destroyed or injured by the floods mentioned in section 1 of this act shall be borrowed or levied under the provisions of this act.

SECTION 7. Bonds issued for any of the purposes specified in section three of this act, or for the purpose of funding notes issued for such purposes, shall not be counted in ascertaining any of the limitations of sections 3939 to 3954, inclusive, of the General Code.

SECTION 8. Proceedings under the general laws of this state for the permanent repair, reconstruction or replacement of public property and public ways, destroyed or injured in the manner described in section one of this act, shall not be subject to any provisions of such laws requiring the submission of the proposition to make such repair, reconstruction or replacement, or to expend money for such purposes to a vote of the electors, or subjecting any ordinance or resolution making or authorizing to be made any such contract to a referendum. Money to be derived from bonds or notes issued under authority of section three of this act shall, when their issuance is authorized and for the purpose of the certificate that money for the specific purpose is in the treasury, as required by the general law be deemed in the treasury and in the appropriate fund.

SECTION 9. The term "public property", as used in this act means and embraces, among other things of like nature, any public building, school house, publicly owned and operated public utility and all equipment, wires, poles, pipes, machinery and all other things used in connection therewith, any street or road machinery, fire and police apparatus, any public works of any kind, levee, embankment, ditch, drain,

storm sewer, sanitary sewer, bridge, culvert, viaduct or approach to any of them, and, all and singular, every kind and description of public improvement, building, structure or article of public use which the authorities mentioned in this act are severally empowered by the laws of this state to make, construct, purchase or maintain and repair, save and excepting those which are herein defined to be public ways. The term "public ways" means and embraces streets, alleys, sidewalks, and public places and all things appurtenant thereto in municipal corporations, and the paving or other improvements heretofore constructed or made thereon, whether by assessment of abutting property or otherwise; and all public highways and roads, including those for the repair of which county commissioners are authorized to make emergency levies under section 7419 and 5649-4, General Code. Provided, however, that in case any road or highway is repaired under authority of this act by any board of county commissioners, such commissioners shall not be authorized thereafter to levy for the repair of such road or highway under the provisions of section 7419, General Code, save for emergencies arising subsequent to the occurrence of the floods mentioned in section one of this act.

The term "replacement" as used in this section includes the temporary establishment and operation of ferries and the widening, deepening or straightening of any river, creek or run which overflowed its banks and caused damage to public or private property at the time mentioned in section 1 of this act, as provided in section 2428 and 3623 of the General Code, for the purpose of preventing the recurrence of destructive floods. In addition to the powers vested in municipal corporations by section 3677, General Code, such municipal corporations shall have special power to appropriate, enter upon and hold real estate within and without their corporate limits in furtherance of the above mentioned purpose. Provided, however, that proceedings for the permanent deepening, widening, or straightening of a river, creek or run shall be subject to the approval of the electors or to a referendum as provided by the general law.

SECTION 10. For the purpose of providing for the additional work imposed upon the engineering departments of counties and municipalities by reason of the flood mentioned in section one of this act, the county commissioners of any county and the council of any municipal corporation are hereby empowered to authorize the employment of additional assistant or assistants to the county surveyor or city or village engineer, and to appropriate any money borrowed under the provisions of this act, or otherwise available, for the salary or compensation of such assistant or assistants.

SECTION 11. Bonds, the issuance of which has been provided for, prior to the passage of this act, for the purpose of permanently repairing, reconstructing or replacing public property damaged or destroyed by the floods mentioned in section one of this act shall not be counted in ascertaining any of the limitations of sections 3939 to 3954, inclusive, of the General Code. Interest and sinking fund levies to provide for the retirement of such bonds shall not be subject to any of the provisions or limitations of section 5649-2 to 5649-5b, inclusive, of the General Code.

SECTION 12. This act is hereby declared to be an emergency law, necessary for the immediate preservation of the public peace, health and safety. Such necessity arises from the fact that by reason of the floods mentioned in section one of this act many important channels of communication by travel in the state have been interrupted, impaired or

destroyed; many public utilities, and other public property, the immediate restoration of which is necessary to the public health and safety have been destroyed or injured; means of preserving the public peace have been interfered with, and the situation in the flooded districts is such as cannot adequately be met by any proceedings under the general laws of this state. Therefore this act shall take effect from and after its passage and approval.

IRVIN F. SNYDER,
ROBERT BLACK,
OSCAR E. DISER,

CHAS. A. ORRISON,
C. A. REID,
M. A. WARNES.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black, of Hamilton, moved that the rules be suspended and H. B. No. 640 be made a special order for Wednesday at 10:00 o'clock a. m.

The motion was agreed to and the bill was made a special order.

By unanimous consent, Mr. Ertel offered H. R. No. 62.

Resolved, That the following bills be allowed and paid out of the contingent fund of the House upon vouchers signed by the speaker of the House:

E. H. Sell & Co., supplies.....	\$8 75
The Erner & Hopkins Co., supplies and labor.....	35 80
The McDonald Stationery Co., supplies.....	6 00
The Thos. Ross & Bros. Soap Co., soap.....	1 60
The Frank P. Hall Co., supplies.....	11 00
A. H. Smythe, supplies.....	13 75
Underwood Typewriter Co., rentals and supplies.....	5 15
Delia A. Carroll, rental.....	3 00
Maude Martin, rental.....	3 00
Minnie Rodgers, rentals.....	3 50
Oliver Typewriter Agency, rentals and supplies.....	2 10
Remington Typewriter Co., rentals.....	18 00
Miller's Fair, lamps.....	1 35
John D. Schnapp, rental of postoffice box.....	4 00
Western Union Telegraph Co., synchronized time service.....	15 00
Morehouse-Martens Co., supplies.....	53 50
Central Union Telephone Co., rentals and tolls.....	287 40

Mr. Ertel moved that the rules be suspended and the resolution be referred at once to the committee on Supplies and Expenditures.

The motion was agreed to and the resolution was so referred.

By unanimous consent, Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred S. B. No. 58—Mr. Finefrock, having had the same under consideration, reports it back, and recommends its passage.

ROBERT BLACK,
C. A. ORRISON,
E. H. BISHOP,

C. APPENZELLER,
H. S. BIGELOW,
STEPHEN M. YOUNG.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 552 — Mr. Cowan. To issue duplicate warrant on the state treasurer.

H. B. No. 242 — Mr. Kilpatrick. To amend section 2971 of the General Code, relating to boards of county visitors.

H. B. No. 226 — Mr. Cowan. To amend sections 614-80, 796, 2268, 2269, 2270, and 2280 of the General Code, relating to the publishing, and distribution of reports of state officers and boards.

Sub. H. B. No. 214 — Mr. Morris. To supplement section 1841 by the enactment of supplemental sections 1841-1, 1841-2, 1841-3, 1841-4, 1841-5, 1841-6, 1841-7 and relating to "the Ohio board of administration".

Sub. H. B. No. 176 — Mr. Acker. To provide for the appointment of trustees, and for the management of the Ohio soldiers' and sailors' orphans' home, at Xenia, Ohio.

Am. H. B. No. 84 — Mr. Mueller. For the maintenance of county and joint county ditches.

H. B. No. 70 — Mr. Black, of Wyandot. To amend section 904 of the General Code, permitting the chief inspector of mines to have his office at the seat of government.

H. B. No. 219 — Mr. Lowry. To amend sections 4949, 4950, 4951, 4952, 4953, 4954, 4955, 4956, 4959, 4960, 4961, 4963, 4964, 4967, 4968, 4969, 4970, 4973, 4974, 4984, 4986, 4987, 4988, 4989; to supplement sections 4952, 4969, and 4991 by the enactment of sections 4952-1, 4959-1 and 4991-1, and to repeal sections 4952-1, 4959, 4965 and 4966 of the General Code, relating to primary elections.

JAS. T. CARROLL.
FRANK W. THOMAS,
F. J. KILRAIN,
EARL E. ERTEL,

VINCENT ZMUNT,
M. A. BROADSTONE,
JNO. L. McDERMOTT.

The speaker of the House, in the presence of the House, signed said bills.

By unanimous consent Mr. Warnes submitted the following report:

The standing committee on Constitutional Amendments and Initiative and Referendum, to which was referred S. B. No. 56 — Mr. Weygandt, having had the same under consideration, reports it back and recommends its passage.

M. A. WARNES,
A. ROSS READ,
HERBERT S. BIGELOW,
ED. H. BISHOP,

W. R. DAVIS,
WM. BEHNE,
EDWARD R. MUELLER,
GEO. F. DOSTER.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

By unanimous consent, Mr. Colter submitted the following report:

The standing committee on County Affairs, to which was referred H. B. No. 604 — Mr. Duffey, having had the same under consideration,

reports it back with the following amendments, and recommends its passage when so amended:

In line 70 strike out the words "three copies" and insert in lieu thereof the words "one copy."

In line 231 strike out the word "or" and insert in lieu thereof the word "of".

In line 253 strike out the words "three copies" and insert in lieu thereof the words "one copy" and at the end of same line add the word "three".

In line 268 strike out the word "declares" and insert in lieu thereof the words "finds, upon investigation".

In line 269 after "sary" insert the following: "for the health and comfort of those residing outside of municipalities in any county of the state."

In line 270 after the word "shall" insert the following: "notify the board of county commissioners of any such county as provided in section 1250 of the General Code; after such hearing, if the state board of health determines that any such improvements authorized in this act is necessary, it shall".

In line 271 strike out "declaration" and insert in lieu thereof the word "findings".

In line 272 strike out the word "declaration" and insert the word "findings" in lieu thereof.

In line 283 strike out the words "or owner" and "each" and in lieu of the latter insert "such". Also strike out the words "or owner" before "shall have".

In line 284 strike out the words "cities and" and insert in lieu thereof the word "municipalities".

In line 285 strike out the word "owners" and the word "Ohio".

In line 287 strike out the words "cities and owners" and insert in lieu thereof the word "municipalities".

In line 289 strike out "or owner".

In line 293 after the word "otherwise" insert "as is provided in this act".

In line 296 strike out "each bond" and insert in lieu thereof the words "such funds".

In line 300 strike out "such purpose" and insert in lieu thereof the following: "the purposes specified in section 10 of this act".

In line 301 strike out the word "value" and insert in lieu thereof "valuation" and in same line strike out the word "county" and insert in lieu thereof the words "district benefited".

In line 304 strike out the word "voters" and insert in lieu thereof the word "electors" and in same line strike out the word "county" and insert in lieu thereof the word "district".

C. APPENZELLER,
W. T. COLTER,
FRANK H. REIGHARD,
WALTER G. AGLER,

FRED BARTHELMEH,
GEO. S. CRAWFORD,
WM. H. SCHWEIKERT,

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Read moved that the use of the hall of the House be granted to the committee on Conservation of Natural Resources on next Tuesday evening for a public hearing.

The motion was agreed to.

Mr. McCormick moved that the House adjourn until 9:00 o'clock a. m. Wednesday.

The motion was agreed to and the House adjourned at 5:30 o'clock, p. m.

Attest: JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives.

Wednesday, April 9, 1913, 9:00 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend Ira G. McCormick, of Columbus.

The journal of yesterday was read and approved.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to H. B. No. 304 — Mr. Etling, and asks for a committee of conference.

Attest: W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 138 — Mr. Snyder, of Pickaway. Requiring electric, interurban and street railroads operating cars by electricity conducted through or along third rails, to construct and maintain fences on each side of their rights of way.

Attest: W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has acceded to the request of the House of Representatives, for a committee of conference on matters in dispute between the two houses on S. B. No. 36, and names as managers on part of the Senate, Mr. Gregory, Mr. McDermott, Mr. Friebolin.

Attest: W. V. GOSHORN,
Clerk.

The speaker appointed Messrs. Duffey, Kilpatrick and Diser as managers on part of the House on matters in dispute between the two houses on S. B. No. 36.

The following message was received from the Senate.

Mr. Speaker: I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 204 — Mr. Venus. To amend section 691 of the General Code, relative to the fees to be paid by building and loan associations to the inspector of building and loan associations.

With the following amendment in which the concurrence of the House of Representatives is requested:

In line 14 after the word "report" change the comma to a period. Commence the following word "all" with a capital instead of a small letter "a".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?"; the yeas and nays were taken, and resulted—yeas 65, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kennedy,	Reppert,
Agler,	of Morrow,	Kessler,	Rhulman,
Anderson,	Deaton,	Kilpatrick,	Schweikert,
Beatty,	Dickson,	Kilrain,	Shanley,
Black,	Doster,	King,	Siebert,
of Hamilton,	Duffey,	of Ashtabula,	Snyder,
Black,	Ertel,	Kramer,	of Hamilton,
of Wyandot,	Foreman,	Leist,	Sweeney,
Boggs,	Freeman,	Lowry,	Thatcher,
Bonnell,	Frick,	Lustig,	Thomas,
Bour,	Fulton,	McCormick,	Venus,
Brown, of Union,	Guthery,	McGuffey,	Vollmer,
Carroll,	Hite,	Morris,	Walsh,
Clark,	Hoaglin,	Nungesser,	Welsh,
Collins,	Holl,	Nye,	Williams,
Criswell,	Hoover,	Orlikowski,	Winans,
of Coshocton,	Kathe,	Orrison,	Wintermute,
Kemerer,		Plank,	Winters — 65.

The Senate amendment was concurred in.

The following message was received from the Senate.

Mr. Speaker: I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 276 — Mr. Howard. To amend section 7033 of the General Code, relative to creation of a township or precinct into a road district.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

Mr. Freeman moved that the rules be suspended and S. B. No. 276 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Public Highways.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 168 — Mr. Kennedy. To provide for the appointment of an inspector of building and loan associations, fixing the salary thereof and repealing sections 674, 675, 676 and 677 of the General Code.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 267 — Mr. Holl. To provide for certain fees to be paid for corporations, associations and persons subject to inspection and examination by the superintendent of banks; also certain fees to be paid by foreign trust companies; and for the disposition to be made of such fees.

With the following amendments in which the concurrence of the House of Representatives is requested:

In line 10, change the words "one sixty-fifth" to read "one seventy-fifth."

In line 15, change the words "fifteen hundred" to read "twelve hundred and fifty."

Change "provided" the second word in the title to "provide."

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 66, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilrain,	Shanley,
Agler,	of Morrow,	King,	Siebert,
Beatty,	Deaton,	of Ashtabula,	Smith, of Butler,
Black,	Detrick,	Kramer,	Snyder,
of Hamilton,	Dickson,	Lambert,	of Hamilton,
Beggs,	Doster,	Leist,	Stivers,
Bonnell,	Duffey,	Lowry,	Sweeney,
Bour,	Foreman,	Lustig,	Thatcher,
Brown,	Freeman,	McCormick,	Thomas,
of Ashland,	Frick,	McGuffey,	Venus,
Brown, of Union,	Fulton,	Nungesser,	Vollmer,
Carroll,	Hite,	Nye,	Welsh,
Clark,	Howlin,	Orlikowski,	White,
Collins,	Holl,	Orrison,	Williams,
Conover,	Kathe,	Pence,	Winans,
Cooper,	Kemerer,	Plumb,	Wintermute,
Crawford,	Kessler,	Reppert,	Winters—66.
Criswell,	Kilpatrick,	Rushman,	
of Coshocton,			

Messrs. Anderson, Capelle and Gilson voted in the negative.

The Senate amendments were concurred in.

Mr. Lowry moved that the House of Representatives accede to the request of the Senate for a committee of conference on matters in dispute between the two houses on H. B. No. 304.

The motion was agreed to and Messrs. Etling, Kramer and Agler were appointed such committee on the part of the House.

S. B. No. 178 — Mr. Cunningham, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Anderson moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 23 strike out the words "five thousand" and the figures "5,000.00" and in lieu thereof insert the words "two thousand five hundred" and the figures \$2,500.00

10:00 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 640 — Mr. Snyder, of Pickaway.

The question recurring "Shall the motion of Mr. Anderson to refer to a select committee of one with instructions to amend be agreed to?", Mr. Reid moved to amend the instructions to amend as follows:

Strike out "Twenty-five Hundred" and insert "Three Thousand."

The question being "Shall the amendment to the instructions to amend be agreed to?", the amendment was disagreed to.

The question recurring "Shall the motion of Mr. Anderson be agreed to?", the yeas and nays were demanded, taken and resulted — yeas 39, nays 74, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Criswell,	Jackson,	Reid, of Fayette,
Anderson,	of Coshocton,	Jenkins,	Reighard,
Bonnell,	Criswell,	Kemerer,	Reynolds,
Brown, of Union,	of Morrow,	King, of Franklin,	Robinson,
Capelle,	Deaton,	Leist,	Scott,
Carroll,	Diser,	McCormick,	Siebert,
Collins,	Freeman,	Nye,	White,
Conover,	Gilson,	Pence,	Winans,
Cooper,	Hastings,	Plumb,	Wintermute,
Crawford,	Hoover,	Quinlisk,	Winters,
			Woodworth—39.

Those who voted in the negative are: Messrs.

Acker,	Brown,	Etling,	Kilpatrick,
Beatty,	of Ashland,	Fellinger,	Kilrain,
Behne,	Cameron,	Foreman,	King,
Beyer,	Chapman,	Frick,	of Ashtabula,
Bigelow,	Clark,	Fulton,	Kramer,
Bishop,	Colter,	Guthery,	Lambert,
Black,	Cowan,	Hite,	Lowry,
of Hamilton,	Davis,	Hoaelin,	Lustig,
Black,	Detrick,	Hoffman,	McGuffey,
of Wyandot,	Dickson,	Holl,	Mills,
Eoggs,	Doster,	Kathe,	Morris,
Pour,	Duffey,	Kennedy,	Mueller,
Brennan,	Ertel,	Kessler,	Murphy,

Those who voted in the negative are: Messrs. — Concluded.

Nungesser,	Schaefer,	Stivers,	Vollmer,
Orlikowski,	Schweikert,	Sweeney,	Vonderheide,
Orrison,	Shanley,	Terrell,	Walsh,
Plank,	Smith, of Butler,	Tetlow,	Warnes,
Read, of Summit,	Snyder,	Thatcher,	Welsh,
Reppert,	of Hamilton,	Thomas,	Young—74.
Rhulman,	Snyder,	Venus,	
	of Pickaway,		

The motion was disagreed to.

Mr. Morris moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 23 after "of" strike out "five thousand dollars (\$5,000.00)" and substitute in lieu thereof "four thousand, two hundred dollars (\$4,200.00)".

Mr. Vonderheide demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was disagreed to.

The question recurring "Shall the motion of Mr. Morris be agreed to?", the yeas and nays were demanded, taken and resulted — yeas 49, nays 58, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Davis,	Kilpatrick,	Reppert,
Barthelmeh,	Deaton,	Kramer,	Rhulman,
Bigelow,	Dickson,	Lambert,	Robinson,
Bonnell,	Doster,	Mills,	Siebert,
Capelle,	Foreman,	Morris,	Snyder,
Carroll,	Freeman,	Murphy,	of Pickaway
Collins,	Fulton,	Nungesser,	Sweeney,
Colter,	Gilson,	Nye,	Terrell,
Crawford,	Hoaglin,	Orlikowski	White,
Criswell,	Jackson,	Plank,	Winans,
of Coshocton,	Jenkins,	Quinlisk,	Wintermute,
Criswell,	Kathe,	Read, of Summit,	Winters,
of Morrow,	Kemerer,	Reid, of Fayette,	Young—49.

Those who voted in the negative are: Messrs.

Acker,	Cameron,	Holl,	Schaefer,
Anderson,	Chapman,	Hoover,	Schweikert,
Beatty,	Clark,	Kessler,	Scott,
Behne,	Conover,	Kilrain,	Shanley,
Beyer,	Cooper,	King,	Smith, of Butler,
Bishop,	Cowan,	of Ashtabula,	Snyder,
Black,	Detrick,	King,	of Hamilton,
of Hamilton,	Diser,	of Franklin,	Stivers,
Black,	Duffey,	Leist,	Tetlow,
of Wyandot,	Ertel,	Lowry,	Thatcher,
Roggs,	Etling,	Lustig,	Venus,
Bour,	Fellinger,	Mueller,	Vollmer,
Brennan,	Frick,	Orrison,	Vonderheide,
Brown,	Guthery,	Pence,	Walsh,
of Ashland,	Hastings,	Plumb,	Warnes,
Brown, of Union,	Hoffman,	Reynolds,	Woodworth — 58.

The motion was disagreed to.

Mr. Winters moved to refer the bill to a select committee of one, with instructions to amend as follows:

In section 11, line 74, strike out the words "the commission of fish and game".

In section 121, in line 973, strike out the following:

"1390 to 1394 inclusive". Also the numerals "1405, 1411, 1421, and 1423". In line 974 strike out the numerals "1424, 1435, 1437, 1438, 1445, 1446, 1453, 1454, 1455, 1460 and 485". In line 976 strike out the numerals "12521 and 12523".

Strike out all of section 1390.

Strike out all of section 1391.

Strike out all of section 1392.

Strike out all of section 1393.

Strike out all of section 1394.

Strike out all of section 1405.

Strike out all of section 1411.

Strike out all of section 1421.

Strike out all of section 1423.

Strike out all of section 1424.

Strike out all of section 1435.

Strike out all of section 1437.

Strike out all of section 1438.

Strike out all of section 1445.

Strike out all of section 1446.

Strike out all of section 1453.

Strike out all of section 1454.

Strike out all of section 1455.

Strike out all of section 1460.

Strike out all of section 485.

Strike out all of section 12521.

Strike out all of section 12523.

In section 124 in line 1427 strike out the following:

"1390 to 1394 inclusive". Also the numerals "1405". In line 1428 strike out the numerals "1411, 1421, 1423, 1424, 1435, 1437, 1438, 1445, 1446, 1453, 1454, 1455, and 1460". In line 1429 strike out the numerals "485". In line 1430 strike out the numerals "12521 and 12523".

The question being "Shall the motion of Mr. Winters be agreed to?", the yeas and nays were demanded, taken and resulted—yeas 25, nays 77, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Hastings,	Pence,	Scott,
Anderson,	Jackson,	Plumb,	Tetlow,
Colter,	Kemerer,	Reid, of Fayette,	White,
Cooper,	King,	Reighard,	Winans,
Deaton,	of Ashtabula,	Reynolds,	Wintermute,
Diser,	McCormick,	Robinson,	Winters—25.
Gilson,	Nye,		

Those who voted in the negative are: Messrs.

Acker,	Bishop,	Brennan,	Capelle,
Barthelmeh,	Black,	Brown,	Carroll,
Beatty,	of Wyandot,	of Ashland,	Chapman,
Behne,	Bonnell,	Brown, of Union,	Clark,
Bigelow,	Bour,	Cameron,	Collins,

Those who voted in the negative are: Messrs. — Concluded.

Conover,	Fulton,	McGuffey,	Smith, of Butler.
Crawford,	Hite,	Mills,	Snyder,
Criswell,	Hoaglin,	Morris,	of Pickaway
of Coshocton,	Hoffman,	Mueller,	Stivers,
Criswell,	Holl,	Murphy,	Sweeney,
of Morrow,	Kennedy,	Nungesser,	Terrell,
Davis,	Kessler,	Orlikowski	Thatcher,
Detrick,	Kilpatrick,	Orrison,	Thomas,
Dickson,	Kilrain,	Plank,	Venus,
Doster,	King,	Quinlisk,	Vollmer,
Duffey,	of Franklin.	Read, of Summit,	Vonderheide,
Etling,	Kramer,	Reppert,	Walsh,
Fellinger,	Lambert,	Rhulman,	Warnes,
Foreman,	Leist,	Schaefer,	Welsh,
Freeman,	Lowry,	Shanley,	Woodworth—77.
Frick,	Lustig,	Siebert,	

The motion was disagreed to.

Mr. Fulton demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to, and the main question ordered.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Warnes moved that the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days be dispensed with and S. B. No 178 be read the third time by title.

The motion was disagreed to and said bill was referred to the committee on Phraseology.

On motion of Mr. Bishop, the House adjourned at 11:55 o'clock a. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Wednesday, April 9, 1913, 1:30 o'clock p. m.

The House met pursuant to adjournment.

The journal of the morning session was read and approved.

Mr. Snyder, of Pickaway, requested unanimous consent of the House to take up H. B. No. 640 at this time.

The request was granted and H. B. No. 640 was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Black, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 35 insert the word "such" before the word "school".

In line 56 strike out "fund" and insert "funds".

In line 159 strike out "section" and insert "sections" and strike out numerals 5640-5b and insert "5649-5b inclusive".

In line 153 strike out "section" before numerals "5649-5b".

In line 205 strike out numerals "3954" and insert "3954-1".

In line 255 strike out "the" after "by".

In line 271 strike out the numerals "3954" and insert "3954-1".

In line 10 after "March" insert "and April".

In line 105 strike out "for the year 1913" and insert "on each dollar of taxable property in such tax district as is listed and assessed for taxation in the year 1912."

The motion was agreed to, and Mr. Black, of Hamilton, was appointed such committee, and reported the bill amended as instructed.

Mr. Black, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend:

In line 197 after the word "state" insert the following:

"unless such tax is necessary to provide for the payment of notes or bonds issued for such purposes and authorized prior to the passage of this act."

The motion was agreed to, and Mr. Black, of Hamilton, was appointed such committee, and reported the bill amended as instructed.

Mr. Black, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend:

In line 243 strike out the word "section" and insert "act".

The motion was agreed to, and Mr. Black, of Hamilton, was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Diser, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 640 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 101, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Reynolds,
Barthelmeh,	of Coshocton,	Kilpatrick,	Rhulman,
Beatty,	Criswell,	King,	Robinson,
Behne,	of Morrow,	of Ashtabula,	Schaefer,
Beyer,	Davis,	King,	Schweikert,
Bigelow,	Deaton,	of Franklin,	Shanley,
Bishop,	Detrick,	Kramer,	Siebert,
Black,	Dickson,	Lambert,	Smith, of Butler,
of Hamilton,	Diser,	Leist,	Snyder,
Black,	Duffey,	Lowry,	of Hamilton,
of Wyandot,	Ertel,	Lustig,	Snyder,
Boggs,	Etling,	McCormick,	of Pickaway
Bonnell,	Fellinger,	Mills,	Stivers,
Bour,	Foreman,	Morris,	Terrell,
Brennan,	Freeman,	Mueller,	Tetlow,
Brown,	Frick,	Murphy,	Thomas,
of Ashland,	Fulton,	Nungesser,	Venus,
Brown, of Union,	Guthery,	Nye,	Vollmer,
Cameron,	Hastings,	Orlikowski,	Vonderheide,
Capelle,	Hite,	Orrison,	Walsh,
Carroll,	Hoaglin,	Pence,	Warnes,
Chapman,	Hoffman,	Plank,	Welsh,
Clark,	Holl,	Plumb,	White,
Collins,	Hoover,	Quinlisk,	Winans,
Colter,	Jackson,	Read, of Summit,	Winters,
Conover,	Inkins,	Reid, of Fayette,	Woodworth,
Cooper,	Kathe,	Reppert,	Young — 101.
Crawford,	Kemerer,		

Messrs. Anderson and McGuffey voted in the negative.

The bill was passed.

And thereupon by direction of the speaker, upon Section 12, being the emergency section, the yeas and nays were taken and resulted — yeas 104, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilpatrick,	Reynolds,
Anderson,	of Morrow,	Kilrain,	Rhulman,
Barthelmeh,	Davis,	King,	Robinson,
Beatty,	Deaton,	of Ashtabula,	Schaefer,
Beyer,	Detrick,	King,	Schweikert,
Bigelow,	Dickson,	of Franklin,	Shanley,
Bishop,	Diser,	Kramer,	Siebert,
Black,	Donaldson,	Lambert,	Smith, of Butler,
of Hamilton,	Doster,	Leist,	Snyder,
Black,	Ertel,	Lowry,	of Hamilton,
of Wyandot,	Etling,	Lustig,	Snyder,
Bonnell,	Fellinger,	McCormick,	of Pickaway
Bour,	Foreman,	Mills,	Stivers,
Brennan,	Freeman,	Morris,	Sweeney,
Brown,	Frick,	Mueller,	Terrell,
of Ashland,	Fulton,	Murphy,	Tetlow,
Brown, of Union,	Guthery,	Nungesser,	Thatcher,
Capelle,	Hastings,	Nye,	Thomas,
Carroll,	Hite,	Orlikowski	Venus,
Chapman,	Hoaglin,	Orrison,	Vollmer,
Clark,	Hoffman,	Pence,	Vonderheide,
Collins,	Holl,	Plank,	Walsh,
Colter,	Hoover,	Plumb,	Warnes,
Conover,	Jackson,	Quinlisk,	Welsh,
Cooper,	Jenkins,	Read, of Summit,	White,
Cowan,	Kathe,	Reid, of Fayette,	Winans,
Crawford,	Kemerer,	Reighard,	Winters,
Criswell,	Kessler,	Reppert,	Young—104.
of Coshocton,			

The emergency section was adopted.

Mr. Snyder, of Pickaway, moved to amend the title as follows:

Strike out the title and in lieu thereof insert the following:

"To authorize county commissioners, township trustees, boards of education, road commissioners, councils of municipal corporations and boards and officers thereof temporarily to repair, reconstruct and replace public property and public ways destroyed, or injured by floods occurring in March and April, 1913; to authorize county commissioners and councils of municipal corporations to borrow and expend money for the purpose of cleansing public places and private grounds and buildings and removing therefrom any matter deposited therein by said flood which is inimical to the public health, safety or convenience; and to exempt proceedings for the permanent repair, reconstruction and replacement of such public property and public ways, and bonds issued and levies made for such purpose from certain requirements and limitations."

The amendment was agreed to.

2:30 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 530 — Mr. Snyder, of Hamilton.

H. B. No. 499 — Mr. Kilpatrick, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Kilpatrick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 43, after the word "corporation", insert the following: "or for street improvements petitioned for by the owners of a majority of the foot frontage of the property benefited and to be especially assessed for the cost thereof as provided by statute".

The motion was agreed to, and Mr. Kilpatrick was appointed such committee and reported the bill amended as instructed.

Mr. Bigelow moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 41 strike out the word "all" and in lieu thereof insert "and not to any".

The motion was agreed to, and Mr. Bigelow was appointed such committee, and reported the bill amended as instructed.

Mr. Etling moved to refer the bill to a select committee of one, with instructions to amend as follows: Add a section to be known as section 3 to read as follows:

SECTION 3. This act is hereby declared to be an emergency act and that its enactment is necessary for the immediate preservation of the public health, safety and welfare. The necessity therefor lies in the fact that in municipalities legislation, now started, to establish sewers and street paving, cannot be consummated before the winter months which will necessitate the delay of building such sewers until the following summer, much to the inconvenience and to the detriment of the health and welfare of the inhabitants.

The motion was agreed to, and Mr. Etling was appointed such committee, and reported the bill amended as instructed.

Mr. Winans moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out all of line 69 and "all respects sufficient" in line 70.

By consent of the House, Mr. Winans withdrew the motion.

Mr. Mills moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 69 before "presumed" insert "prima facie".

The motion was agreed to, and Mr. Mills was appointed such committee and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Kilpatrick, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 499 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 93, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Black,	Brown,	Chapman,
Barthelmeh,	of Wyandot,	of Ashland,	Clark,
Behne,	Boggs,	Brown, of Union,	Collins,
Beyer,	Bonnell,	Cameron,	Colter,
Bigelow,	Bour,	Capelle,	Cooper,
Bishop,	Brennan,	Carroll,	

Those who voted in the affirmative are: Messrs.—Concluded.

Criswell,	Hoaglin,	Leist,	Rhulman,
of Morrow,	Hoffman,	Lowry,	Robinson,
Davis,	Holl,	Lustig,	Shanley,
Deaton,	Hoover,	McGuffey,	Siebert,
Detrick,	Horwitz,	Mills,	Smith, of Butler,
Dickson,	Hunter,	Morris,	Snyder,
Diser,	Jackson,	Mueller,	of Hamilton,
Doster,	Kathe,	Murphy,	Stivers,
Duffey,	Kemerer,	Nungesser,	Sweeney,
Ertel,	Kennedy,	Orrison,	Terrell,
Etling,	Kessler,	Pence,	Thatcher,
Fellinger,	Kilpatrick,	Plank,	Thomas,
Foreman,	Kilrain,	Plumb,	Venus,
Freeman,	King,	Quinlisk,	Vonderheide,
Frick,	of Ashtabula,	Read, of Summit,	Walsh,
Fulton,	King,	Reid, of Fayette,	Winans,
Guthery,	of Franklin,	Reighard,	Wintermute,
Hastings,	Kramer,	Reppert,	Winters,
Hite,	Lambert,	Reynolds,	Woodworth—92.

Mr. Gilson voted in the negative.

The bill was passed.

And thereupon, by direction of the speaker, upon section 3, being the emergency section, the yeas and nays were taken, and resulted — yeas 92, nays 4, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kennedy,	Reighard,
Barthelme,	of Morrow,	Kessler,	Reppert,
Beatty,	Davis,	Kilpatrick,	Reynolds,
Behne,	Deaton,	Kilrain,	Rhulman,
Beyer,	Detrick,	King,	Robinson,
Bigelow,	Dickson,	of Ashtabula,	Schaefer,
Bishop,	Doster,	King,	Schweikert,
Black,	Duffey,	of Franklin,	Shanley,
of Wyandot,	Ertel,	Kramer,	Siebert,
Boggs,	Etling,	Lambert,	Smith, of Butler,
Bonnell,	Fellinger,	Leist,	Snyder,
Bour,	Foreman,	Lowry,	of Hamilton,
Brennan,	Frick,	Lustig,	Sweeney,
Brown,	Fulton,	McGuffey,	Terrell,
of Ashland,	Gilson,	Morris,	Tetlow,
Brown, of Union,	Guthery,	Mueller,	Thatcher,
Cameron,	Hastings,	Murphy,	Thomas,
Capelle,	Hite,	Nungesser,	Venus,
Carroll,	Hoaglin,	Orlikowski,	Vonderheide,
Clark,	Hoffman,	Orrison,	Walsh,
Collins,	Holl,	Pence,	Welsh,
Colter,	Hoover,	Plank,	White,
Cowan,	Horwitz,	Plumb,	Winters,
Criswell,	Hunter,	Quinlisk,	Woodworth—92.
of Coshocton,	Kathe,	Read, of Summit,	

Messrs. Jackson, Jenkins, Winans and Young voted in the negative.

The emergency section was adopted.

The title was agreed to.

H. B. No. 556, Mr. Black, of Wyandot, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Warnes demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Warnes moved that the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days be dispensed with and H. B. No. 556 be taken up and read the third time by title.

The motion was disagreed to and the bill was referred to the committee on Phraseology.

H. B. No. 612, Mr. Black, of Wyandot, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

S. B. No. 106 — Mr. Mooney, was taken up and read the second time.

The question being, "Shall the bill be read the third time?" the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Warnes, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 106 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 98, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilpatrick,	Rhulman,
Anderson,	of Morrow,	King,	Robinson,
Barthelmeh,	Davis,	of Ashtabula,	Schaefer,
Beatty,	Deaton,	King,	Schweikert,
Beyer,	Detrick,	of Franklin,	Shanley,
Bigelow,	Dickson,	Kramer,	Siebert,
Bishop,	Diser,	Lambert,	Snyder,
Black,	Donaldson,	Lowry,	of Hamilton,
of Hamilton,	Doster,	Lustig,	Snyder,
Black,	Duffey,	McCormick,	of Pickaway
of Wyandot,	Ertel,	McGuffey,	Stivers,
Boggs,	Etling,	Mueller,	Sweeney,
Bour,	Foreman,	Murphy,	Terrell,
Brennan,	Frick,	Nungesser,	Tetlow,
Prown,	Fulton,	Nye,	Thatcher,
of Ashland,	Hastings,	Orlikowski	Venus,
Brown, of Union,	Hite,	Orrison,	Vollmer,
Cameron,	Hoaglin,	Pence,	Walsh,
Capelle,	Hoffman,	Plank,	Warnes,
Carroll,	Holl,	Plumb,	Welsh,
Chapman,	Hoover,	Quinlisk,	White,
Collins,	Horwitz,	Read, of Summit,	Williams,
Colter,	Hunter,	Reid, of Fayette,	Winans,
Conover,	Jenkins,	Reighard,	Wintermute,
Cooper,	Kathe,	Reppert,	Winters,
Crawford,	Kessler,	Reynolds,	Woodworth,
Criswell,			Young—98.
of Coshocton,			

The bill was passed.

The title was agreed to.

H. B. No. 576 — Mr. Smith, of Butler, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Cooper moved to refer the bill to a select committee of one, with instructions to amend as follows:

In lines 12 and 13 strike out the words "and have been admitted to the practice of law in the state of Ohio for not less than five years".

The motion was disagreed to.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Smith, of Butler, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 576 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 100, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	King,	Robinson,
Agler,	of Morrow,	of Ashtabula,	Schaefer,
Anderson,	Davis,	King,	Schweikert,
Barthelmeh,	Deaton,	of Franklin,	Shanley,
Beatty,	Detrick,	Kramer,	Siebert,
Behne,	Dickson,	Lambert,	Smith, of Butler,
Bigelow,	Diser,	Leist,	Snyder,
Bishop,	Donaldson,	Lowry,	of Hamilton,
Black,	Doster,	Lustig,	Snyder,
of Hamilton,	Duffey,	McCormick,	of Pickaway
Black,	Ertel,	McGuffey,	Stivers,
of Wyandot,	Etling,	Mills,	Sweeney,
Bour,	Fellinger,	Morris,	Terrell,
Brennan,	Foreman,	Mueller,	Tetlow,
Brown,	Freeman,	Murphy,	Thomas,
of Ashland,	Frick,	Nungesser,	Venus,
Brown, of Union,	Fulton,	Nye,	Vollmer,
Cameron,	Hastings,	Orlikowski	Vonderheide,
Capelle,	Hite,	Orrison,	Walsh,
Carroll,	Hoaglin,	Pence,	Warnes,
Chapman,	Hoffman,	Plank,	Welsh,
Clark,	Holl,	Plumb,	White,
Colter,	Hoover,	Quinlisk,	Williams,
Cowan,	Horwitz,	Reid, of Fayette,	Winans,
Crawford,	Hunter,	Reppert,	Wintermute,
Criswell,	Kathe,	Reynolds,	Winters,
of Coshocton,	Kessler,	Rhulman,	Woodworth,
			Young—100.

Messrs. Cooper, Gilson and Jackson voted in the negative.

The bill was passed.

The title was agreed to.

On motion of Mr. Warnes, the committee on Phraseology was relieved of further consideration of H. B. No. 556 and the constitutional rule requiring bills to be read fully on three different days was dispensed with and H. B. No. 556 was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 77, nays 30, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Schweikert,
Agler,	of Coshocton,	Kilpatrick,	Shanley,
Barthelmeh,	Deaton,	Kilrain,	Siebert,
Beatty,	Detrick,	King,	Smith, of Butler,
Behne,	Dickson,	of Ashtabula,	Snyder,
*Beyer,	Donaldson,	Lambert,	of Hamilton,
Bigelow,	Doster,	Lowry,	Sweeney,
Black,	Duffey,	Lustig,	Terrell,
of Wyandot,	Ertel,	Mills,	Tetlow,
Boggs,	Etling,	Mueller,	Thomas,
Bour,	Fellingier,	Murphy,	Venus,
Brennan,	Foreman,	Nye,	Vollmer,
Brown,	Frick,	Orlikowski,	Vonderheide,
of Ashland,	Fulton,	Orrison,	Walsh,
Cameron,	Hite,	Plank,	Warnes,
Chapman,	Hoaglin,	Quinlisk,	Welsh,
Clark,	Hoffman,	Read, of Summit,	Williams,
Collins,	Holl,	Reid, of Fayette,	Winans,
Colter,	Horwitz,	Reppert,	Wintermute,
Cowan,	Jenkins,	Rhulman,	Winters,
		Schaefer,	Young—77.

Those who voted in the negative are: Messrs.

Black,	Criswell,	Jackson,	Reighard,
of Hamilton,	of Morrow,	Kathe,	Reynolds,
Brown, of Union,	Davis,	King,	Robinson,
Capelle,	Diser,	of Franklin,	Snyder,
Carroll,	Freeman,	Kramer,	of Pickaway
Conover,	Gilson,	Leist,	Stivers,
Cooper,	Hastings,	Nungesser,	White,
Crawford,	Hoover,	Pence,	Woodworth—30.
	Hunter,	Plumb,	

The bill was passed.

The title was agreed to.

Mr. Vonderheide requested unanimous consent of the House to submit a report:

The request was granted and Mr. Vonderheide submitted the following report:

The standing committee on Judiciary to which was referred H. B. No. 650, Mr. Vonderheide, having had the same under consideration, reports it back and recommends its passage.

W. B. KILPATRICK,
V. J. VONDERHEIDE,
JOHN F. KRAMER,
CULBERTSON J. SMITH,
C. A. REID,
THORNTON R. SNYDER,

STEPHEN M. YOUNG,
J. CHAS. CRISWELL,
ALTON H. ETLING,
J. R. B. KESSLER,
IRVIN F. SNYDER,
PERCY TETLOW.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

On motion of Mr. Vonderheide, the rule requiring bills after being reported back from committee to be placed on the calendar for the second day following, was suspended and H. B. No. 650 was engrossed at the clerk's desk and read the second time.

The question being "Shall the bill be read the third time?", Mr. Vonderheide moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 31 strike out the first "which".

In line 3 strike out word "March".

The motion was agreed to, and Mr. Vonderheide was appointed such committee, and reported the bill amended as instructed.

Mr. Mills moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 36 strike out the word "four" and insert "three and one-quarter".

After line 49 insert "Section 6. Such funds shall in no case be loaned by said building and loan associations at a rate of interest in excess of 5% per annum".

In line 50 change the numeral "6" to "7".

The motion was disagreed to.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Vonderheide, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 650 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 97, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Reynolds,
Agler,	of Morrow,	Kilpatrick,	Rhulman,
Anderson,	Deaton,	Kilrain,	Robinson,
Barthelmeh,	Detrick,	King,	Schaefer,
Beatty,	Dickson,	of Ashtabula,	Schweikert,
Behne,	Diser,	King,	Shanley,
Bigelow,	Doster,	of Franklin,	Siebert,
Bishop,	Duffey,	Kramer,	Smith, of Butler,
Black,	Ertel,	Lambert,	Snyder,
of Hamilton,	Etling,	Leist,	of Hamilton,
Bonnell,	Foreman,	Lowry,	Snyder,
Bour,	Freeman,	Lustig,	of Pickaway
Brennan,	Frick,	McCormick,	Stivers,
Brown,	Fulton,	Mills,	Sweeney,
of Ashland,	Gilson,	Morris,	Tetlow,
Brown, of Union,	Hastings,	Mueller,	Thatcher,
Cameron,	Hite,	Murphy,	Thomas,
Capelle,	Hoaglin,	Nungesser,	Venus,
Carroll,	Hoffman,	Nye,	Vollmer,
Chapman,	Holl,	Orlikowski,	Vonderheide,
Clark,	Horwitz,	Orrison,	Walsh,
Colter,	Hunter,	Pence,	Welsh,
Cooper,	Jackson,	Quinlisk,	White,
Crawford,	Jenkins,	Reid, of Fayette,	Wintermute,
Criswell,	Kathe,	Reighard,	Winters,
of Coshocton,	Kemerer,	Reppert,	Woodworth,
			Young—97.

Messrs Collins and McGuffey voted in the negative.

The bill was passed.

And thereupon, by direction of the speaker, upon section 6, being the emergency section, the yeas and nays were taken, and resulted -- yeas 105, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Jackson,	Reighard,
Agler,	Criswell,	Kathe,	Reppert,
Anderson,	of Coshocton,	Kemerer,	Reynolds,
Barthelmeh,	Criswell,	Kessler,	Rhulman,
Beatty,	of Morrow,	Kilpatrick,	Robinson,
Behne,	Deaton,	Kilrain,	Schaefer,
Beyer,	Detrick,	King,	Schweikert,
Bigelow,	Dickson,	of Ashtabula,	Shanley,
Bishop,	Diser,	King, of Franklin,	Siebert,
Black,	Donaldson,	Kramer,	Smith, of Butler,
of Hamilton,	Doster,	Lambert,	Snyder,
Black,	Duffey,	Leist,	of Hamilton,
of Wyandot,	Ertel,	Lowry,	Sweeney,
Boggs,	Etling,	Lustig,	Terrell,
Bonnell,	Fellinger,	McCormick,	Tetlow,
Bour,	Foreman,	Mills,	Thatcher,
Brennan,	Freeman,	Morris,	Thomas,
Brown,	Frick,	Mueller,	Venus,
of Ashland,	Gilson,	Murphy,	Vollmer,
Brown, of Union,	Guthery,	Nungesser,	Vonderheide,
Cameron,	Hastings,	Nye,	Walsh,
Capelle,	Hite,	Orlikowski,	Warnes,
Carroll,	Hoaglin,	Orrison,	Welsh,
Chapman,	Hoffman,	Pence,	White,
Clark,	Holl,	Plumb,	Wintermute,
Colter,	Hoover,	Quinlisk,	Winters,
Cooper,	Horwitz,	Read, of Summit,	Woodworth,
Cowan,	Hunter,	Reid, of Fayette,	Young--105.

The emergency section was adopted.

Mr. Chapman moved to amend the title as follows:

Strike out the word "March" in the fourth line of the title.

The amendment was agreed to.

The title as amended was agreed to.

Mr. Lowry moved that the vote by which H. B. No. 500 was passed to third reading be reconsidered.

The motion was agreed to and said bill was taken up.

The question being "Shall the bill be read the third time?", Mr. Lowry moved that the vote by which the amendment offered by Mr. Kilpatrick was agreed to, be reconsidered.

The motion was agreed to and the amendment was taken up.

The question being "Shall the motion of Mr. Kilpatrick be agreed to?", Mr. Lowry moved to amend the instruction to amend as follows:

In line 12-b, after the comma, strike out all to the period in line 12-i, and in lieu thereof insert the following: "the county auditor, the mayor of the largest municipality and the president of the school board of the largest municipality of the county as shown by the last federal census".

The question being "Shall the amendment to the motion of Mr. Kilpatrick to refer to a select committee of one with instructions to amend be agreed to?", the amendment to the motion was agreed to.

The question recurring "Shall the motion of Mr. Kilpatrick as amended be agreed to?", the motion was agreed to and Mr. Kilpatrick was appointed such committee and reported the bill amended as instructed.

Mr. Hoaglin moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 12-1 strike out "every preceeding" and in lieu thereof insert "all proceedings".

The motion was agreed to and Mr. Hoaglin was appointed such committee and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Warnes moved that the House proceed to the fourth order of business.

The motion was agreed to and the House proceeded to the fourth order of business, being reports of standing committees.

By unanimous consent, Mr. Black, of Hamilton, offered H. J. R. No. 46. Relative to the enrollment of H. B. No. 640 in typewriting.

Mr. Black, of Hamilton, moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 79, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Kessler,	Rhulman,
Beatty,	Criswell,	Kilpatrick,	Schaefer,
Behne,	of Coshocton,	Kilrain,	Siebert,
Beyer,	Davis,	King,	Smith, of Butler,
Bishop,	Deaton,	of Ashtabula,	Snyder,
Black,	Detrick,	King, of Franklin,	of Pickaway,
of Hamilton,	Diser,	Kramer,	Stivers,
Black,	Duffey,	Lambert,	Sweeney,
of Wyandot,	Ertel,	Lowry,	Terrell,
Bonnell,	Etling,	Lustig,	Tetlow,
Bour,	Fellinger,	McCormick,	Thomas,
Brennan,	Foreman,	Mueller,	Venus,
Brown, of Union,	Frick,	Murphy,	Vollmer,
Cameron,	Gilson,	Nungesser,	Vonderheide,
Capelle,	Guthery,	Orlikowski,	Walsh,
Carroll,	Hastings,	Plank,	Warnes,
Chapman,	Hoaglin,	Quinlisk,	White,
Clark,	Hoffman,	Read, of Summit,	Williams,
Collins,	Holl,	Reid, of Fayette,	Winans,
Conover,	Horwitz,	Reighard,	Wintermute,
Cooper,	Kathe,	Reppert,	Woodworth—79.

The resolution was adopted.

Mr. Reid moved that when the House recess this afternoon such recess be until 8:00 this evening.

The motion was agreed to.

By unanimous consent, Mr. Black, of Hamilton, offered H. J. R. No. 47. Relative to the enrollment of H. B. No. 650 in typewriting.

Mr. Black, of Hamilton, moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 71, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	King,	Siebert,
Anderson,	Davis,	of Ashtabula,	Smith, of Butler,
Beatty,	Detrick,	Kramer,	Snyder,
Beyer,	Dickson,	McCormick,	of Hamilton,
Bigelow,	Duffey,	Morris,	Sweeney,
Bishop,	Etling,	Mueller,	Terrell,
Black,	Fellinger,	Nungesser,	Tetlow,
of Hamilton,	Foreman,	Orlikowski,	Thomas,
Black,	Freeman,	Orrison,	Venus,
of Wyandot,	Frick,	Plank,	Vollmer,
Bonnell,	Hastings,	Quinlisk,	Vonderheide,
Bour,	Hite,	Read, of Summit,	Walsh,
Brennan,	Hoffman,	Reid, of Fayette,	Warnes,
Brown, of Union,	Holl,	Reighard,	Welsh,
Capelle,	Horwitz,	Reppert,	White,
Clark,	Kemerer,	Rhulman,	Williams,
Collins,	Kilpatrick,	Robinson,	Winans,
Colter,	Kilrain,	Schweikert,	Wintermute,
Cooper,		Shanley,	Young—71.

The resolution was adopted.

Mr. Snyder, of Hamilton, submitted the following report:

The standing committee on Agriculture, to which was referred H. B. No. 575 — Mr. Boggs, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended: In line 25 strike out the words "to a person damaged in any" and insert in lieu thereof the words "for any injuries and damages sustained either in person or to property by any person injured or damaged".

In line 26 strike out the word "way", and strike out the words "for the injury done" in same line.

In line 27, after the word "for", insert the word "any".

In line 27, after the comma, insert "or damage".

In line 29 strike out the word "order" and insert in lieu thereof the word "cause".

W. M. BROWN,
I. S. GUTHERY,
CHAS. A. WHITE,
F. M. PLANK,

C. H. McCORMICK,
B. H. KATHE,
M. G. NUNGESSER,
THORNTON R. SNYDER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Colter submitted the following report:

The standing committee on Cities, to which was referred H. B. No. 588 — Mr. Nye, having had the same under consideration, reports it back and recommends its passage when so amended.

W. T. COLTER,
JOHN R. KING,
DON P. MILLS,
ADAM FRICK,

HERBERT S. BIGELOW,
JAS. T. CARROLL,
C. P. VENUS,
JOHN G. COOPER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Cities to which was referred H. B. No. 623 — Mr. Black, of Hamilton, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2 strike out all of line after the words "SECTION 1." and insert the following: "That hereafter the mayor's court in the city of Norwood shall be a court of record and be styled the municipal court of Norwood."

In line 3 strike out the following: "record which shall be styled the municipal court of Norwood."

In line 19 after the word "Norwood" insert the words "and the treasury of the county of Hamilton".

In line 21 strike out "That the governor shall appoint a suitable person to serve as" and insert "The mayor of Norwood shall continue to act as".

In line 23 after the period insert the following: "The mayor may designate some suitable person having the qualifications required of judges to act as judge of such court in his place who shall receive compensation proportionately equal to the salary of a judge of the municipal court to be paid in like manner and be subject to like responsibilities."

In line 23, strike out the words "such judge so appointed" and insert "such mayor".

In line 76, before the words "of all" insert "and".

In line 101, strike out "case" and insert "cases".

In line 244, strike out "judgment" and insert "judgment".

In line 273, strike out "judges" and insert "judge".

In line 333, strike out "one of the judges" and insert "judge".

In line 334, strike out "of his chief deputy".

ROBERT BLACK,
CHAS. A. ORRISON,
DON P. MILLS,
ADAM FRICK,

C. P. VENUS,
W. T. COLTER,
JOHN G. COOPER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Bigelow submitted the following report:

The standing committee on Cities, to which was referred H. B. No. 600 — Mr. Reppert, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 13, strike out "one maximum fee in any city" and insert in lieu thereof "required fee in the city".

In line 14, strike out the first "," and insert in lieu thereof "or".

In the same line strike out the "," where it appears the second time and insert in lieu thereof "resides, or in which such".

In the same line strike out "does business" and insert in lieu thereof "are located".

ROBERT BLACK,
C. P. VENUS,
ADAM FRICK,
H. S. BIGELOW,

W. T. COLTER,
C. A. ORRISON,
H. N. DONALDSON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Bigelow submitted the following report:

The standing committee on Cities to which was referred H. B. No. 602—Mr. Reppert, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 12 strike out "one maximum" and insert in lieu thereof "the required".

In the same line strike out "any" and insert in lieu thereof "the".

In line 13 strike out the first "," and insert in lieu thereof "resides, or in which such".

In the same line strike out "does business" and insert in lieu thereof "are located".

ROBERT BLACK,
C. P. VENUS,
ADAM FRICK,
H. S. BIGELOW,

W. T. COLTER,
C. A. ORRISON,
H. N. DONALDSON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Bigelow submitted the following report:

The standing committee on Cities, to which was referred H. B. No. 638—Mr. Bigelow, having had the same under consideration, reports it back and recommends its passage.

HERBERT S. BIGELOW,
C. A. ORRISON,
JAS. T. CARROLL,
DON P. MILLS,
W. T. COLTER,

JOHN G. COOPER,
JOHN R. KING,
C. P. VENUS,
ADAM FRICK,
ROBERT BLACK.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Bigelow moved that the rules be suspended and H. B. No. 638 be made a special order for Friday at 9:45 o'clock a. m.

The motion was agreed to.

Mr. Clark submitted the following report:

The standing committee on Federal Relations, to which was referred H. B. No. 567—Mr. Fulton, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all after "first district" in line 9 to line 27 and insert the following:

That so much of the county of Hamilton as is now contained within the limits of wards 1, 2, 3, 4, 5, 6, 7, 8, 9, 13, 18, 25; all of the tenth excepting precincts F, I and K; townships of Anderson, Columbia, Symmes, and all of Millcreek township excepting Chester Park, College Hill, Mount Airy, St. Bernard, Winton Place North and West Precincts, shall compose the first district.

Second District. The remaining portion of the county of Hamilton now contained within the limits of wards 11, 12, 14, 15, 16, 17, 19, 20, 21, 22, 23, 24; precincts F, I and K of ward 10; townships of Colerain, Crosby, Delhi, Greene, Harrison, Miami, Springfield, Sycamore and Whitewater and the precincts of Chester Park, College Hill, Mount Airy, St. Bernard, Winton Place North and West Precincts of Mill Creek township shall compose the second district.

W. D. FULTON,
JAMES R. CLARK,
W. H. ACKER,
O. J. THATCHER,
W. C. McGUFFEY,

S. L. WELSH,
W. M. DICKSON,
WM. BEHNE,
M. J. JENKINS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Mueller submitted the following report:

The standing committee on Fish and Game, to which was referred S. B. No. 238 — Mr. Herner, having had the same under consideration, reports it back and recommends its passage.

EDWARD R. MUELLER,
JOHN H. LOWRY,
W. S. KING,
JOSEPH LUSTIG,

F. H. REPPERT,
G. G. O. PENCE,
W. O. JACKSON.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Mueller submitted the following report:

The standing committee on Fish and Game, to which was referred H. B. No. 372 — Mr. Mueller, having had the same under consideration, reports it back, and recommends its passage.

EDWARD R. MUELLER,
JOHN H. LOWRY,
W. S. KING,
JOSEPH LUSTIG,

F. H. REPPERT,
G. G. O. PENCE,
W. O. JACKSON.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Mueller submitted the following report:

The standing committee on Fish and Game, to which was referred S. B. No. 202 — Mr. Herner, having had the same under consideration, reports it back and recommends its passage.

EDWARD R. MUELLER,
WM. S. KING,
W. O. JACKSON,

JOHN H. LOWRY,
F. H. REPPERT,
G. G. O. PENCE.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Reppert submitted the following report:

The standing committee on Fish and Game, to which was referred H. B. No. 373 — Mr. Mueller, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

After the word "inclusive", in line eleven (11), insert "and spring shooting of wild duck and snipe from the first day of March to the 15th day of April, both inclusive".

EDWARD R. MUELLER,
JOHN H. LOWRY,
W. S. KING,
JOSEPH LUSTIG,

F. H. REPPERT,
G. G. O. PENCE,
W. O. JACKSON.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Reppert submitted the following report:

The standing committee on Fish and Game, to which was referred S. B. No. 105 — Mr. Haas, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line eleven (11), after the "asterisks," strike out the rest of line eleven and all of line twelve (12).

EDWARD R. MUELLER,
JOHN H. LOWRY,
WM. S. KING,
JOSEPH LUSTIG,

F. H. REPPERT,
G. G. O. PENCE,
W. O. JACKSON.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Reppert submitted the following report:

The standing committee on Fish and Game, to which was referred S. B. No. 236 — Mr. Herner, having had the same under consideration, reports it back and recommends its passage.

EDWARD R. MUELLER,
W. O. JACKSON,
JOHN H. LOWRY,

F. H. REPPERT,
WM. S. KING,
G. G. O. PENCE.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Collins submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 636 — Mr. Collins, having had the same under consideration, reports it back, and recommends its passage.

PETER J. COLLINS,
W. B. KILPATRICK,
JOHN F. KRAMER,
IRVIN F. SNYDER,

C. A. REID,
S. H. WILLIAMS,
CULBERTSON J. SMITH,
THORNTON R. SNYDER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 322 — Mr. Snyder, of Hamilton, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended: Strike out all after the enacting clause and insert the following:

SECTION 1. There is created under the authority and supervision of the industrial commission of Ohio a board of censors of moving picture films. Upon the taking effect of this act, the industrial commission shall appoint with the approval of the governor, three persons, one for one year, one for two years and one for three years, who shall constitute such board. Upon the expiration of the term of each member so appointed a successor shall be appointed in like manner for a term of three years.

SECTION 2. The industrial commission shall furnish the board of censors with suitable office rooms and with sufficient equipment to properly carry out the provisions of this act. The board of censors may organize by electing one of its members as president. The secretary of the industrial commission shall act as secretary of the board. Each member of the board of censors shall receive an annual salary to be fixed by the industrial commission with the approval of the governor and his necessary traveling expenses when approved by the industrial commission. The members of the board shall be considered as employees of the industrial commission and shall be paid as other employees of such commission are paid. The industrial commission shall appoint such other assistants as may be necessary to carry on the work of the board.

SECTION 3. It shall be the duty of the board of censors to examine and censor as herein provided all motion picture films to be exhibited and displayed in the state of Ohio. Such films shall be submitted to the board before they shall be delivered to the exhibitor for exhibition. The board shall charge a fee of one (\$1.00) dollar for each reel of film to be censored which does not exceed twelve hundred (1200) lineal feet; for any reel of film exceeding twelve hundred (1200) lineal feet, the sum of two (\$2.00) dollars shall be charged. All moneys so received shall be paid each week into the state treasury to the credit of the general revenue fund.

SECTION 4. Only such films as are in the judgment and discretion of the board of censors of a moral, educational or amusing and harmless character shall be passed and approved by such board. They shall be stamped or designated in an appropriate manner and consecutively numbered. Before any motion picture film shall be exhibited, there shall be projected upon the screen the words "Approved by the Ohio Board of Censors" and the number of the film.

SECTION 5. The board of censors may work in conjunction with any censor board or boards of other states as a censor congress and the action of such congress in approving or rejecting films shall be considered as the action of the board and all films passed, approved, stamped and numbered by such congress, when the fees therefor have been paid to the Ohio board, shall be considered approved by such board.

SECTION 6. Ninety days after this act shall take effect no films may be shown or exhibited within the state of Ohio unless they have been passed and approved by the board or the censor congress and stamped and numbered by such board, or congress, as provided for herein.

SECTION 7. Any person, firm or corporation who shall exhibit or show any motion picture within the state of Ohio unless it shall have been passed, approved and stamped by the Ohio board of censors or the congress of censors shall upon conviction thereof, be fined not less than twenty-five (\$25.00) dollars nor more than three hundred (\$300.00) dollars, or imprisoned not less than thirty days nor more than one year, or both, for each offense.

THORNTON R. SNYDER,
ALTON H. ETILING,
JOHN F. KRAMER,
CULBERTSON J. SMITH,

IRVIN F. SNYDER,
C. A. REID,
STEPHEN M. YOUNG,
S. H. WILLIAMS,

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Snyder, of Hamilton, moved that the rules be suspended and H. B. No. 322 be made a special order for Friday at 9:50 o'clock a. m.

The motion was agreed to.

Mr. Kramer submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 601 — Mr. Hoffman, having had the same under consideration, reports it back and recommends its passage.

W. B. KILPATRICK,
THORNTON R. SNYDER,
ALTON H. ETILING,
JOHN F. KRAMER,
STEPHEN M. YOUNG,

C. A. REID,
S. H. WILLIAMS,
CULBERTSON J. SMITH,
IRVIN F. SNYDER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Etling submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 340 — Mr. Etling, having had the same under consideration, reports it back, and recommends its passage.

W. B. KILPATRICK,
PETER J. COLLINS,
THORNTON R. SNYDER,
JOHN F. KRAMER,
V. J. VONDERHEIDE,

STEPHEN M. YOUNG,
S. H. WILLIAMS,
IRVIN F. SNYDER,
ALTON H. ETILING.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Williams submitted the following report:

The standing committee on Judiciary, to which was referred S. B. No. 244 — Mr. Weygandt, having had the same under consideration, reports it back, and recommends its passage.

W. B. KILPATRICK,
IRVIN F. SNYDER,
JOHN F. KRAMER,
C. A. REID,
S. H. WILLIAMS,

CULBERTSON J. SMITH,
PETER J. COLLINS,
ALTON H. ETILING,
THORNTON R. SNYDER,
STEPHEN M. YOUNG.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Snyder, of Pickaway, submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 574 — Mr. Snyder, of Pickaway, having had the same under consideration, reports it back, and recommends its passage.

W. B. KILPATRICK,
ALTON H. ETLING,
IRVIN F. SNYDER,
JOHN F. KRAMER,

C. A. REID,
CULBERTSON J. SMITH,
THORNTON R. SNYDER,
STEPHEN M. YOUNG.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Reid submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 165 — Mr. Barthelmeh, having had the same under consideration, reports it back, and recommends its passage.

W. B. KILPATRICK,
ALTON H. ETLING,
JOHN F. KRAMER,
C. A. REID,

CULBERTSON J. SMITH,
THORNTON R. SNYDER,
IRVIN F. SNYDER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 595 — Mr. Barthelmeh, having had the same under consideration, reports it back, and recommends its passage.

IRVIN F. SNYDER,
W. B. KILPATRICK,
JOHN F. KRAMER,
S. H. WILLIAMS,

C. A. REID,
CULBERTSON J. SMITH,
ALTON H. ETLING,
STEPHEN M. YOUNG.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Snyder, of Hamilton, submitted the following report:

The standing committee on Judiciary to which was referred H. B. No. 634 — Mr. Snyder, of Hamilton, having had the same under consideration, reports it back and recommends its passage.

THORNTON R. SNYDER,
IRVIN F. SNYDER,
J. CHAS. CRISWELL,
S. H. WILLIAMS,
W. B. KILPATRICK,

CULBERTSON J. SMITH,
JOHN F. KRAMER,
STEPHEN M. YOUNG,
C. A. REID,
V. J. VONDERHEIDE.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Smith, of Butler, submitted the following report:

The standing committee on Judiciary to which was referred H. B. No. 618—Mr. Smith, of Butler, having had the same under consideration, reports it back, and recommends its passage.

W. B. KILPATRICK,
PETER J. COLLINS,
IRVIN F. SNYDER,
JOHN F. KRAMER,
C. A. REID,

STEPHEN M. YOUNG.
CULBERTSON J. SMITH,
ALTON H. ETTLING,
S. H. WILLIAMS,

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Tetlow submitted the following report:

The standing committee on Labor, to which was referred Amended S. B. No. 18—Mr. Greenlund, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

At the end of line 1994 add the following:

"SECTION 3. This act shall take effect in the manner provided in section 1-c of article II of the constitution of the state of Ohio, except that the amendments of sections 1652 and 2084 shall not take effect until the first day of July, 1914."

At the end of line 303 add the following: "Where it appears at the hearing of a male delinquent child, that he is 16 years of age, or over, and has committed a felony, the juvenile court may commit such child to the Ohio State Reformatory".

At the end of line 1599 add the word "or".

Strike out all of line 1658.

O. B. CHAPMAN,
HARRY F. VOLLMER,
JAMES NYE,
LAWRENCE BRENNAN,
FRANK W. THOMAS,

JOHN C. HOFFMAN,
PERCY TETLOW,
ALFRED ROBINSON,
W. B. KILPATRICK,
FRANK P. LAMBERT.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Chapman moved that the rules be suspended and Am. S. B. No. 18 be made a special order for Friday at 9:30 o'clock a. m.

The motion was agreed to.

Mr. Hoffman submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 569—Mr. Read, having had the same under consideration, reports it back, and recommends its passage.

O. B. CHAPMAN,
HARRY F. VOLLMER,
JAMES NYE,
LAWRENCE BRENNAN,
FRANK W. THOMAS,

JOHN C. HOFFMAN,
PERCY TETLOW,
ALFRED ROBINSON,
W. B. KILPATRICK,
FRANK P. LAMBERT.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred S. B. No. 241 — Mr. Friebolin, having had the same under consideration, reports it back, and recommends its passage.

O. B. CHAPMAN,
ALFRED ROBINSON,
PERCY TETLOW,
FRANK W. THOMAS,

JAMES NYE,
LAWRENCE BRENNAN,
W. B. KILPATRICK,
FRANK P. LAMBERT.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Chapman moved that the rules be suspended and S. B. No. 241 be made a special order for Friday at 9:35 o'clock a. m.

The motion was agreed to.

Mr. Chapman submitted the following report:

The standing committee on Labor, to which was referred H. B. No. 507 — Mr. Vollmer, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 6 strike out the word "taxation" and insert "execution".

In line 7 after the word "firm" insert "or corporation".

In line 10 after the word "persons" insert "firm or corporations".

In line 15 strike out "company" and insert "corporation".

In line 19 add at the beginning of the line the word "and".

In line 33 after "earnings" insert the words "within 30 days after being earned".

In line 38 strike out the word "fourth" and insert the word "third".

In line 43 after the word "indebtedness" insert "including all proper expenses".

In line 43 strike out the word "thirty" and insert the word "ten".

In line 45 after the period insert "at the termination of the trusteeship such trustees shall note such termination upon the affidavits as provided herein".

In line 58 strike out the word "completion" and insert the word "termination".

HARRY F. VOLLMER,
JOHN C. HOFFMAN,
LAWRENCE BRENNAN,
JAMES NYE,
O. B. CHAPMAN,

FRANK W. THOMAS,
ALFRED ROBINSON,
W. B. KILPATRICK,
FRANK P. LAMBERT,
PERCY TETLOW.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Smith, of Butler, submitted the following report:

The standing committee on Library, to which was referred S. B. No. 173 — Mr. Hopple, having had the same under consideration, reports it back, and recommends its passage.

CULBERTSON J. SMITH,
C. B. WINTERS,
THORNTON R. SNYDER,
ALTON H. ETILING,

H. L. HASTINGS,
JAMES A. FREEMAN,
W. A. HITE.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Etling submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 351 — Mr. Mills, having had the same under consideration, reports it back with the following amendments:

In line 11, strike out the word "the".

In line 34 after the word "crematories" insert a comma.

In line 140, strike out "alloting" and insert in lieu thereof "allotting."

In line 143 after the word "therefor" insert a comma.

GEO. M. HOAGLIN,
J. CHAS. CRISWELL,
JAS. T. CARROLL,
O. J. THATCHER,

G. M. PLUMB,
JOSEPH LUSTIG,
ALTON H. ETILING.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The standing committee on Phraseology, to which was referred H. B. No. 526 — Mr. Fellingier, having had the same under consideration, reports it back with the following amendment:

In line 19 insert comma after "country".

ALTON H. ETILING,
O. J. THATCHER,
G. M. PLUMB,
J. CHAS. CRISWELL,

JAS. T. CARROLL,
JOSEPH LUSTIG,
GEO. M. HOAGLIN.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Young submitted the following report:

The standing committee on Privileges and Elections, to which was referred S. B. No. 110 — Mr. Bernstein, having had the same under consideration, reports it back and recommends its passage.

CHAS. A. ORRISON,
STEPHEN M. YOUNG,
LAWRENCE BRENNAN,

W. G. AGLER,
A. ROSS READ,
HERBERT S. BIGELOW.

The question being "Shall the report be agreed to?", Mr. Clark moved that further consideration of S. B. No. 110 be indefinitely postponed, upon which the yeas and nays were demanded, taken and resulted — yeas 14, nays 14, as follows:

Those who voted in the affirmative are: Messrs.

Bishop,	Brown, of Union,	Gilson,	Reppert,
Black,	Clark,	Hoffman,	Schweikert,
of Hamilton,	Criswell,	Lambert,	Winters,
Boggs,	of Coshocton,	Reid, of Fayette,	Young—14

Those who voted in the negative are: Messrs.

Bigelow,	Hoaglin,	Nye,	Schaefer,
Capelle,	Kramer,	Pence,	Shanley,
Duffey,	Lowry,	Rhulman,	Terrell—14.
Frick,	Mills,		

Mr. Clark demanded a call of the House, which was duly seconded, taken, and 32 members answered to their names.

Those absent are: Messrs.

Acker,	Criswell,	Kemerer,	Scott,
Agler,	of Coshocton,	Kennedy,	Siebert,
Anderson,	Criswell,	Kilpatrick,	Smith, of Butler,
Appenzeller,	of Morrow,	Kilrain,	Smith,
Barthelmeh,	Davis,	King, of Franklin,	of Morgan,
Behne,	Deaton,	Lambert,	Snyder,
Beyer,	Dickson,	Leist,	of Pickaway,
Black,	Diser,	Lustig,	Stivers,
of Wyandot,	Donaldson,	McCormick,	Sweeney,
Bonnell,	Doster,	McGuffey,	Tetlow,
Bour,	Fell,	Mills,	Thatcher,
Brennan,	Fellinger,	Morris,	Thomas,
Brown,	Foreman,	Mueller,	Venus,
of Ashland,	Freeman,	Murphy,	Vollmer,
Cameron,	Fulton,	Nungesser,	Vonderheide,
Carroll,	Guthery,	Orlikowski,	Walsh,
Chapman,	Hastings,	Orrison,	Warnes,
Collins,	Hite,	Plank,	Welsh,
Colter,	Hoover,	Quinisk,	White,
Conover,	Horwitz,	Read, of Summit,	Williams,
Cooper,	Hunter,	Reighard,	Winans,
Cowan,	Jackson,	Reynolds,	Wintermute,
Crawford,	Jenkins,	Robinson,	Woodworth,
	Kathe,	Schaefer,	Young,

The call of the House showing a quorum not present, the speaker declared the House recessed until 8:00 o'clock p. m.

8:00 o'clock, p. m.

The House met pursuant to recess.

The call of the House was resumed and 80 members answered to their names.

Those absent are: Messrs.

Appenzeller,	Dickson,	Kennedy,	Smith,
Beatty,	Donaldson,	King,	of Morgan,
Behne,	Ertel,	of Franklin,	Snyder,
Bishop,	Fell,	McCormick,	of Pickaway,
Brown,	Foreman,	Morris,	Thatcher,
of Ashland,	Freeman,	Mueller,	Thomas,
Carroll,	Fulton,	Murphy,	Venus,
Chapman,	Hoover,	Pence,	Vonderheide,
Clark,	Jenkins,	Scott,	Warnes,
Collins,	Kathe,	Siebert,	Welsh,
Colter,	Kemerer,	Smith, of Butler,	Woodworth,
Deaton,			

The sergeant-at-arms was ordered to dispatch his messenger for absentees.

On motion of Mr. Reid, further proceedings under the call were dispensed with.

The question being "Shall the motion of Mr. Clark to indefinitely postpone further consideration of S. B. No. 110 be agreed to?", Mr. Etling moved that when the House adjourn that such adjournment be until 9:00 a. m. Thursday.

The motion was agreed to.

The question recurring "Shall the motion of Mr. Clark to indefinitely postpone further consideration of S. B. No. 110 be agreed to?", the yeas and nays were demanded, taken and resulted — Yeas 14, nays 73, as follows:

Those who voted in the affirmative are: Messrs.

Bishop,	Bonnell,	Criswell,	Hunter,
Black,	Brown, of Union,	of Morrow,	Reighard,
of Hamilton,	Cameron,	Gilson,	Winters,
Boggs,	Clark,	Hoffman,	Woodworth—14.

Those who voted in the negative are: Messrs.

Acker,	Detrick,	Kramer,	Robinson,
Agler,	Diser,	Lambert,	Schaefer,
Anderson,	Doster,	Leist,	Schweikert,
Barthelmeh,	Duffey,	Lowry,	Shanley,
Beyer,	Ertel,	Lustig,	Siebert,
Bigelow,	Etling,	McGuffey,	Smith, of Butler,
Black,	Fellinger,	Mills,	Snyder,
of Wyandot,	Guthery,	Nungesser,	of Hamilton,
Pour,	Hastings,	Nye,	Sweeney,
Brennan,	Hite,	Orlikowski,	Terrell,
Capelle,	Hoaglin,	Orrison,	Tetlow,
Collins,	Holl,	Pence,	Venus,
Conover,	Horwitz,	Plank,	Vollmer,
Cooper,	Jackson,	Plumb,	Walsh,
Cowan,	Kessler,	Quinlisk,	White,
Crawford,	Kilpatrick,	Read, of Summit,	Williams,
Criswell,	Kilrain,	Reid, of Fayette,	Winans,
of Coshocton,	King,	Reynolds,	Wintermute,
Davis,	of Ashtabula,	Rhulman,	Young—73.

The motion was disagreed to.

The question recurring "Shall the report of the committee on S. B. No. 110 be agreed to, the report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Hite submitted the following report:

The standing committee on Public Highways, to which was referred S. B. No. 276 — Mr. Howard, having had the same under consideration, reports it back, and recommends its passage.

W. A. HITE,
W. A. RHULMAN,
B. H. KATHE,
C. H. McCORMICK,
S. C. ANDERSON,

WILL E. MURPHY,
LOUIS HORWITZ,
M. J. WALSH,
EARL E. ERTEL.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Public Schools, to which was referred H. B. No. 639 — Mr. Dickson, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 8 after the word "be" insert a comma.

GEO. M. HOAGLIN,
W. M. DICKSON,
JOHN H. LOWRY,
JOHN F. GILSON,
G. G. O. PENCE,

GEO. S. CRAWFORD,
FRED BARTHELMEH,
JOHN J. SHANLEY, SR.
J. CHAS CRISWELL.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Capelle submitted the following report:

The standing committee on Public Utilities, to which was referred H. B. No. 432—Mr. Davis, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 7, at end of line, strike out the comma (,) and insert a semicolon (;).

In line 11, strike out all after the word "Ohio" and strike out all of lines 12, 13, 14, 15, and 16, and in lieu thereof, insert the following:

"Such subpoena may also direct the person to whom it is directed to furnish in writing a list containing the names and addresses within his possession or knowledge of each and every person having, or supposed to have, knowledge of the cause and manner of any accident".

DON P. MILLS,
SAMUEL J. BLACK,
M. A. WARNES,
W. A. RHULMAN,

WARREN J. DUFFEY,
CHAS. A. ORRISON,
W. O. JACKSON,
LOUIS H. CAPELLE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Mills submitted the following report:

The standing committee on Public Utilities, to which was referred S. B. No. 136—Mr. Weygandt, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 15, after the word "that" insert a comma, and the following: "as to such crossings in any county, not included within the limits of a city, the board of commissioners of such county."

In line 15, strike out the words, "the commissioners of a county".

In line 19, strike out the numerals 8874, 8875, 8876"; strike out lines 20 and 21 and insert in lieu thereof the words and numerals: "8863 to 8873 of the General Code".

DON P. MILLS,
WM. H. SCHWEIKERT,
LOUIS H. CAPELLE,

W. A. RHULMAN,
FRANK P. LAMBERT,
SAMUEL J. BLACK.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Wintermute submitted the following report:

The standing committee on Public Works to which was referred

S. B. No. 32 — Mr. Weygandt, having had the same under consideration, reports it back and recommends its passage.

G. J. C. WINTERMUTE,
A. ROSS READ,
ALFRED ROBINSON,
T. A. BONNELL,

C. M. FOREMAN,
M. J. WALSH,
R. R. REYNOLDS.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Ertel submitted the following report:

The standing committee on Supplies and Expenditures, to which was referred H. R. No. 62 — Mr. Ertel having had the same under consideration, reports it back, and recommends its adoption.

W. G. AGLER,
EARL E. ERTEL,
MARTIN L. SWEENEY,
SMITH L. WELSH,
LOUIS H. CAPELLE,

JAMES A. FREEMAN,
PETER J. COLLINS,
W. M. BROWN,
J. C. HOFFMAN.

The report was agreed to.

Mr. Ertel moved that the rules be suspended and H. R. No. 62 be now considered.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 70, nays none, as follows:

Thos who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Schaefer,
Agler,	of Morrow,	Kilrain,	Schweikert,
Anderson,	Diser,	Kramer,	Shanley,
Barthelmeh,	Doster,	Leist,	Siebert,
Beatty,	Duffey,	Lowry,	Smith, of Butler,
Beyer,	Ertel,	Lustig,	Snyder,
Black,	Fellinger,	McGuffey,	of Hamilton,
of Hamilton,	Freeman,	Mills,	Sweeney,
Black,	Frick,	Orlikowski,	Terrell,
of Wyandot,	Guthery,	Orrison,	Tetlow,
Boggs,	Hastings,	Pence,	Venus,
Bonnell,	Hite,	Plank,	Walsh,
Brennan,	Hoaglin,	Plumb,	White,
Brown, of Union,	Hoffman,	Quinlisk,	Williams,
Colter,	Holl,	Reid, of Fayette,	Winans,
Cooper,	Hoover,	Reighard,	Wintermute,
Crawford,	Horwitz,	Reppert,	Winters,
Criswell,	Hunter,	Rhulman,	Woodworth—70.
of Coshocton,	Jackson,	Robinson,	

The resolution was adopted.

Mr. Duffey submitted the following report:

The standing committee on Ways and Means, to which was referred S. B. No. 234 — Mr. Dollison, having had the same under consideration, reports it back and recommends its passage.

WARREN J. DUFFEY,
C. B. WINTERS,
J. R. B. KESSLER,
ADAM FRICK,

CHAS. A. WHITE,
HENRY L. SCHAEFER,
G. M. PLUMB,
JOHN F. GILSON.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Duffey submitted the following report:

The standing committee on Ways and Means, to which was referred S. B. No. 227 — Mr. Lloyd, having had the same under consideration, reports it back and recommends its passage.

WARREN J. DUFFEY,
C. B. WINTERS,
J. R. B. KESSLER,
ADAM FRICK,

CHAS. A. WHITE,
HENRY L. SCHAEFER,
G. M. PLUMB,
JOHN F. GILSON.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Venus submitted the following report:

The standing committee on Insurance, to which was referred H. B. No. 501 — Mr. Kilpatrick, having had the same under consideration, reports it back and recommends that it be indefinitely postponed.

JOHN F. KRAMER,
JAMES NYE,
C. A. REID,
GEO. W. HOLL,

W. A. HITE,
H. FELLINGER,
C. P. VENUS.

The report was agreed to and the bill was ordered to be indefinitely postponed.

Mr. Reid submitted the following report:

The standing committee on Insurance to which was referred H. B. No. 375 — Mr. Hoaglin, having had the same under consideration, reports it back, and recommends that it be indefinitely postponed.

JAMES NYE,
C. A. REID,
JOHN F. KRAMER,
W. A. HITE,

GEO. W. HOLL,
H. FELLINGER,
C. P. VENUS.

The report was agreed to and the bill was ordered to be indefinitely postponed.

Mr. Fellingner submitted the following report:

The standing committee on Insurance, to which was referred H. B. No. 305 — Mr. Behne, having had the same under consideration, reports it back and recommends that it be indefinitely postponed.

H. FELLINGER,
C. A. REID,
JAMES NYE,
W. A. HITE,

JOHN F. KRAMER,
GEO. W. HOLL,
C. P. VENUS,
WM. G. BEATTY.

The report was agreed to and the bill was ordered to be indefinitely postponed.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Cities, to which was referred H. B.

No. 497 — Mr. Williams, having had the same under consideration, reports it back, and recommends its passage.

HERBERT S. BIGELOW,
ADAM FRICK,
JOHN G. COOPER,

ROBERT BLACK,
C. P. VENUS,
DON P. MILLS.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Lambert submitted the following report:

The standing committee on Mines and Mining to which was referred S. B. No. 69 — Mr. Green, having had the same under consideration, reports it back, and recommends its passage:

W. A. HITE,
E. C. WOODWORTH,
JAMES A. FREEMAN,
PERCY TETLOW,

JOHN J. SHANLEY, SR.,
F. P. LAMBERT,
W. A. RHULMAN.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Frick offered H. J. R. No. 48. Relative to the printing of 1,000 copies of H. B. No. 640.

Mr. Frick moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 69, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Lambert,	Robinson,
Agler,	of Coshocton,	Leist,	Schaefer,
Anderson,	Criswell,	Lowry,	Schweikert,
Barthelmeh,	of Morrow,	Lustig,	Shanley,
Beyer,	Duffey,	McGuffey,	Siebert,
Bigelow,	Ertel,	Mills,	Smith, of Butler,
Bishop,	Etling,	Nye,	Snyder,
Black,	Freeman,	Orlikowski,	of Hamilton,
of Hamilton,	Frick,	Orrison,	Sweeney,
Black,	Hastings,	Pence,	Terrell,
of Wyandot,	Hite,	Plank,	Tetlow,
Boggs,	Hoaglin,	Plumb,	Venus,
Brown, of Union,	Hoffman,	Quinlisk,	Williams,
Cameron,	Holl,	Reid, of Fayette,	Winans,
Carroll,	Horwitz,	Reighard,	Wintermute,
Collins,	Jackson,	Reppert,	Winters,
Colter,	Kessler,	Reynolds,	Woodworth,
Cooper,	Kilrain,	Rhulman,	Young—69.
Crawford,	Kramer,		

The resolution was adopted.

Mr. Black, of Hamilton, moved that the rules be suspended and H. B. No. 623 be made a special order for Friday at 2:00 o'clock p. m.

The motion was disagreed to.

Mr. Etling moved that the House return to the second order of business.

The motion was agreed to and H. B. No. 530 — Mr. Snyder, of Hamilton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

H. B. No. 531 — Mr. Snyder, of Hamilton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phrasology.

On motion of Mr. Acker, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 531 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 69, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Diser,	Lambert,	Schaefer,
Agler,	Doster,	Leist,	Shanley,
Anderson,	Duffey,	Lowry,	Siebert,
Beyer,	Ertel,	Lustig,	Smith, of Butler,
Black,	Etling,	McGuffey,	Snyder,
of Wyandot,	Fellinger,	Nye,	of Hamilton,
Boggs,	Freeman,	Orlikowski,	Stivers,
Bonnell,	Frick,	Orrison,	Sweeney,
Brennan,	Hastings,	Pence,	Terrell,
Brown, of Union,	Hoaglin,	Plank,	Venus,
Cameron,	Hoffman,	Quinlisk,	Walsh,
Carroll,	Holl,	Read, of Summit,	Williams,
Collins,	Horwitz,	Reid, of Fayette,	Winans,
Colter,	Jackson,	Reighard,	Wintermute,
Cooper,	Kessler,	Reppert,	Winters,
Cowan,	Kilpatrick,	Reynolds,	Woodworth,
Crawford,	Kilrain,	Rhulman,	Young—69.
Criswell,	Kramer,	Robinson,	
of Morrow,			

The bill was passed.

Mr. Snyder, of Hamilton, moved to amend the title as follows:

In title after "Ohio" strike out period (.) and add the words "relating to the distribution of revenues and fines".

The amendment was agreed to.

The title as amended was agreed to.

On motion of Mr. Acker the committee on Phraseology was relieved of further consideration of H. B. 530 and the constitutional rule requiring bills to be read fully on three different days was dispensed with and said bill was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 66, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cowan,	Kramer,	Rhulman,
Agler,	Crawford,	Lambert,	Robinson,
Anderson,	Doster,	Lowry,	Schaefer,
Beatty,	Duffey,	Lustig,	Shanley,
Beyer,	Etling,	McGuffey,	Siebert,
Bigelow,	Fellinger,	Nye,	Smith, of Butler,
Black,	Freeman,	Orlikowski,	Snyder,
of Wyandot,	Frick,	Orrison,	of Hamilton,
Boggs,	Hastings,	Pence,	Sweeney,
Bonnell,	Hoaglin,	Plank,	Terrell,
Brennan,	Hoffman,	Plumb,	Venus,
Brown, of Union,	Holl,	Quinlisk,	Williams,
Carroll,	Horwitz,	Read, of Summit,	Winans,
Clark,	Jackson,	Reid, of Fayette,	Wintermute,
Collins,	Kessler,	Reighard,	Winters,
Colter,	Kilpatrick,	Reppert,	Woodworth,
Cooper,	Kilrain,	Reynolds,	Young—66.

The bill was passed.

The title was agreed to.

H. B. No. 532 — Mr. Snyder, of Hamilton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Acker, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 532, was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 64, nays 13, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cooper,	Kilpatrick,	Reid, of Fayette,
Agler,	Cowan,	Kilrain,	Reppert,
Beatty,	Detrick,	King,	Reynolds,
Beyer,	Diser,	of Ashtabula,	Schaefer,
Bigelow,	Doster,	Lambert,	Shanley,
Bishop,	Duffey,	Leist,	Siebert,
Black,	Ertel,	Lowry,	Snyder,
of Wyandot,	Etling,	Lustig,	of Hamilton,
Boggs,	Fellinger,	McGuffey,	Sweeney,
Bour,	Guthery,	Mills,	Tetlow,
Brennan,	Hite,	Nye,	Venus,
Brown, of Union,	Hoaglin,	Orlikowski,	Walsh,
Cameron,	Hoffman,	Orrison,	Wintermute,
Capelle,	Holl,	Pence,	Winters,
Carroll,	Horwitz,	Plumb,	Woodworth,
Clark,	Jackson,	Quinlisk,	Young—64.
Colter,	Kessler,	Read, of Summit,	

Those who voted in the negative are: Messrs.

Anderson,	Criswell,	Frick,	Reighard,
Collins,	of Morrow,	Gilson,	Rhulman,
Crawford,	Freeman,	Hastings,	Smith, of Butler,
		Kramer,	Williams—13.

The bill was passed.

The title was agreed to.

H. B. No. 533 — Mr. Snyder, of Hamilton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Snyder, of Hamilton, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 532 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 63, nays 2, as follows:

Those words voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Reppert,
Agler,	of Morrow,	Kilrain,	Reynolds,
Anderson,	Detrick,	Kramer,	Rhulman,
Beatty,	Doster,	Lambert,	Schaefer,
Beyer,	Duffey,	Leist,	Shanley,
Bigelow,	Etling,	Lowry,	Siebert,
Bishop,	Fellinger,	Lustig,	Smith, of Butler,
Black,	Freeman,	McGuffey,	Snyder,
of Wyandot,	Frick,	Mills,	of Hamilton,
Boggs,	Hastings,	Nye,	Sweeney,
Brown, of Union,	Hite,	Orlikowski,	Venus,
Cameron,	Hoaglin,	Orrison,	Walsh,
Capelle,	Hoffman,	Pence,	White,
Collins,	Holl,	Plumb,	Winans,
Colter,	Horwitz,	Quinlisk,	Wintermute,
Cowan,	Jackson,	Read, of Summit,	Woodworth,
		Reid, of Fayette,	Young—63.

Messrs. Reighard and Williams voted in the negative.

The bill was passed.

Mr. Snyder, of Hamilton, moved to amend the title as follows:

In the title after "Code" strike out the period (.) and add there-after the words "relating to lands, houses and other buildings belonging to counties, townships and cities used for the accommodation and support of the poor".

The amendment was agreed to.

The title as amended was agreed to.

By unanimous consent the following bill was introduced and read the first time:

H. B. No. 654 — Mr. Duffey. To amend section 2 of an act of the General Assembly of the state of Ohio, entitled "An act to provide for the appointment of a commission to inquire into the question of employers' liability and other matters," approved May 17, 1910, so as to provide compensation for the members of such commission and making an appropriation.

Mr. Duffey moved that the rules be suspended and H. B. No. 654 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Appropriations and Finance.

By unanimous consent, Mr. Bigelow submitted the following report:

The standing committee on Cities, to which was referred S. B. No. 143 — Mr. Hopple, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 8 strike out all after the word "corporation" and insert in lieu thereof the following "* * * for a period not exceeding ten years,".

Strike out all of line 9, and the words in line 10 "company therein situated * * *".

In line 14 strike out the period and insert ", nor to contracts by a municipality for the leasing or acquisition of the electric light plant and equipment, or the waterworks plant, or both of any person, firm or company therein situated".

ROBERT BLACK,
H. S. BIGELOW,
DON P. MILLS,
ADAM FRICK,
JAS. T. CARROLL,

W. T. COLTER,
JOHN G. COOPER,
C. P. VENUS,
C. A. ORRISON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Lowry moved that the rules be suspended and H. B. No. 604 be made a special order for Friday at 10:30 o'clock a. m.

The motion was agreed to.

By unanimous consent the following bill was also introduced and read the first time:

H. B. No. 655 — Mr. Terrell. To amend section 8030 of the General Code, relating to adoption of children.

Mr. Terrell moved that the rules be suspended and H. B. No. 655 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Codes, Courts and Procedure.

On motion of Mr. Bishop, the House adjourned at 10:00 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Thursday, April 10, 1913, 9:00 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend Louis B. Bradrick, of Columbus.

The journal of yesterday was read and approved.

Mr. Smith, of Butler, arose to a question of privilege, and asked that his vote be recorded on H. B. No. 532 — Mr. Snyder, of Pickaway. His name being called, Mr. Smith voted aye.

Mr. Winters moved that the constitutional rule requiring bills to be read fully on three different days be dispensed with and all bills on the calendar for third reading be read the third time by their titles only.

The motion was agreed to and S. B. No. 79 — Mr. Gallagher, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 82, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kilpatrick,	Reppert,
Agler,	Deaton,	Kilrain,	Rhulman,
Anderson,	Detrick,	King,	Schaefer,
Appenzeller,	Dickson,	of Ashtabula,	Schweikert,
Beatty,	Donaldson,	King,	Shanley,
Beyer,	Doster,	of Franklin,	Smith, of Butler,
Black,	Duffey,	Kramer,	Snyder,
of Wyandot,	Etling,	Lambert,	of Hamilton,
Boggs,	Fell,	Leist,	Stivers,
Bonnell,	Foreman,	McGuffey,	Sweeney,
Bour,	Frick,	Mills,	Tetlow,
Brown, of Union,	Fulton,	Morris,	Thatcher,
Capelle,	Gilson,	Nungesser,	Thomas,
Carroll,	Guthery,	Nye,	Venus,
Clark,	Hastings,	Orlikowski,	Walsh,
Collins,	Hite,	Orrison,	Williams,
Colter,	Hoffman,	Pence,	Winans,
Conover,	Holl,	Plank,	Wintermute,
Cooper,	Hoover,	Plumb,	Winters,
Criswell,	Hunter,	Quinlisk,	Woodworth,
of Coshocton,	Jackson,	Reid, of Fayette,	Young—82.
Criswell,	Kathe,	Reighard,	
of Morrow,			

The bill was passed.

The title was agreed to.

H. B. No. 243 — Mr. Kennedy, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 70, nays 8, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Criswell,	Kilrain,	Reppert,
Anderson,	of Morrow,	King,	Rhulman,
Appenzeller,	Davis,	of Ashtabula,	Schaefer,
Beyer,	Dickson,	King,	Schweikert,
Black,	Donaldson,	of Franklin,	Shanley,
of Wyandot,	Duffey,	Kramer,	Smith, of Butler,
Bonnell,	Etling,	Lambert,	Snyder,
Brown,	Foreman,	Leist,	of Hamilton,
of Ashland,	Frick,	Mills,	Snyder,
Brown, of Union,	Fulton,	Morris,	of Pickaway,
Cameron,	Hastings,	Nungesser,	Stivers,
Capelle,	Hoffman,	Nye,	Sweeney,
Carroll,	Holl,	Orlikowski,	Tetlow,
Clark,	Hoover,	Pence,	Thomas,
Collins,	Hunter,	Plank,	Venus,
Colter,	Jackson,	Plumb,	Williams,
Conover,	Kathe,	Quinlisk,	Wintermute,
Cooper,	Kessler,	Read, of Summit,	Winters,
	Kilpatrick,	Reid, of Fayette,	Woodworth,
		Reighard,	Young—70.

Messrs. Acker, Barthelmeh, Boggs, Bour, Criswell, of Coshocton, Gilson, Thatcher and Walsh voted in the negative.

The bill was passed.

Mr. Winters moved to amend the title as follows:

After "Code" insert the following "and determining the manner in which a county treasurer turns over his office to his successor and authorizing the probate judge to appoint two competent persons of opposite politics to examine the treasurer's office."

The amendment was agreed to.

The title as amended was agreed to.

H. B. No. 266 — Mr. King, of Ashtabula, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 66, nays 31, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Scott,
Barthelmeh,	Deaton,	of Ashtabula,	Shanley,
Beatty,	Detrick,	Lambert,	Smith, of Butler,
Beyer,	Dickson,	Leist,	Snyder,
Bigelow,	Donaldson,	Lowry,	of Hamilton,
Black,	Doster,	Lustig,	Snyder,
of Hamilton,	Duffey,	Mills,	of Pickaway,
Black,	Ertel,	Morris,	Stivers,
of Wyandot,	Fell,	Nungesser,	Sweeney,
Boggs,	Foreman,	Nye,	Thomas,
Bour,	Freeman,	Orlikowski,	Venus,
Capelle,	Fulton,	Orrison,	Walsh,
Carroll,	Hoaglin,	Plumb,	Welsh,
Clark,	Hoffman,	Quinlisk,	Williams,
Colter,	Holl,	Read, of Summit,	Winans,
Cooper,	Kessler,	Reppert,	Wintermute,
Cowan,	Kilpatrick,	Schaefer,	Winters—66.
Criswell,	Kilrain,	Schweikert,	
of Coshocton,			

Those who voted in the negative are: Messrs.

Anderson,	Crawford,	Hoover,	Pence,
Appenzeller,	Criswell,	Hunter,	Plank,
Bonnell,	of Morrow,	Jackson,	Reid, of Fayette,
Brown,	Etling,	Kathe,	Reighard,
of Ashland,	Frick,	King,	Rhulman,
Brown, of Union,	Gilson,	of Franklin,	Siebert,
Collins,	Hastings,	Kramer,	White,
Conover,	Hite,	McCormick,	Woodworth,
		McGuffey,	Young — 31.

The bill was passed.

The title was agreed to.

S. B. No. 87 — Mr. Wieser, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 84, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cameron,	Doster,	Hunter,
Anderson,	Capelle,	Duffey,	Jenkins,
Appenzeller,	Carroll,	Ertel,	Kathe,
Barthelmeh,	Clark,	Fell,	Kemerer,
Beatty,	Collins,	Fellinger,	Kessler,
Beyer,	Colter,	Foreman,	Kilpatrick,
Bigelow,	Conover,	Frick,	Kilrain,
Black,	Cooper,	Fulton,	King,
of Wyandot,	Crawford,	Guthery,	of Ashtabula,
Boggs,	Criswell,	Hastings,	Kramer,
Bonnell,	of Coshocton,	Hite,	Lambert,
Bour,	Davis,	Hoaglin,	Leist,
Brown,	Deaton,	Hoffman,	Lowry,
of Ashland,	Detrick,	Holl,	Lustig,
Brown, of Union,	Dickson,	Hoover,	McCormick,

Those who voted in the affirmative are: Messrs.—Concluded.

McGuffey,	Read, of Summit,	Shanley,	White,
Morris,	Reid, of Fayette,	Siebert,	Williams,
Nungesser,	Reighard,	Smith, of Butler,	Winans,
Nye,	Reppert,	Snyder,	Wintermute,
Orlikowski,	Rhulman,	of Hamilton,	Winters,
Orrison,	Schaefer,	Thomas,	Woodworth,
Pence,	Scott,	Venus,	Young—84.
Quinlisk,			

The bill was passed.

The title was agreed to.

H. B. No. 287—Mr. Jenkins, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 64, nays 7, as follows:

Those who voted in the affirmative are: Messrs.

Anderson,	Conover,	Kemerer,	Reppert,
Appenzeller,	Cooper,	Kilpatrick,	Reynolds,
Barthelmeh,	Davis,	Kilrain,	Schaefer,
Beatty,	Deaton,	King,	Scott,
Beyer,	Detrick,	of Ashtabula,	Shanley,
Black,	Dickson,	Kramer,	Siebert,
of Wyandot,	Donaldson,	Leist,	Snyder,
Boggs,	Duffey,	Nungesser,	of Hamilton,
Bonnell,	Ertel,	Nye,	Sweeney,
Brown,	Freeman,	Orlikowski,	Thomas,
of Ashland,	Hastings,	Orrison,	Venus,
Brown, of Union,	Hite,	Pence,	Walsh,
Cameron,	Hoaglin,	Plumb,	White,
Capelle,	Hoffman,	Quinlisk,	Williams,
Carroll,	Hoover,	Read, of Summit,	Wintermute,
Clark,	Hunter,	Reid, of Fayette,	Woodworth,
Colter,	Jackon,	Reighard,	Young—64.

Messrs. Acker, Frick, Holl, Kathe, Kessler, Lustig and Rhulman voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 233—Mr. Carroll, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 93, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brown,	Dickson,	Holl,
Anderson,	of Ashland,	Donaldson,	Hoover,
Barthelmeh,	Brown, of Union,	Doster,	Jackson,
Beatty,	Cameron,	Duffey,	Kathe,
Beyer,	Capelle,	Ertel,	Kessler,
Bigelow,	Carroll,	Etling,	Kilpatrick,
Bishop,	Clark,	Foreman,	Kilrain,
Black,	Collins,	Frick,	King,
of Hamilton,	Colter,	Fulton,	of Ashtabula,
Black,	Conover,	Gilson,	King,
of Wyandot,	Criswell,	Guthery,	of Franklin,
Boggs,	of Coshocton,	Hastings,	Kramer,
Bonnell,	Davis,	Hite,	Leist,
Bour,	Deaton,	Hoaglin,	Lustig,
Brennan,	Detrick,	Hoffman,	McCormick,

Those who voted in the affirmative are: Messrs. — Concluded.

McGuffey,	Read, of Summit,	Siebert,	Venus,
Morris,	Reid, of Fayette,	Smith, of Butler,	Walsh,
Nungesser,	Reppert,	Snyder,	Welsh,
Nye,	Reynolds,	of Hamilton,	White,
Orlikowski,	Rhulman,	Stivers,	Williams,
Orrison,	Robinson,	Sweeney,	Winans,
Pence,	Schaefer,	Terrell,	Wintermute,
Plank,	Schweikert,	Tetlow,	Winters,
Plumb,	Scott,	Thatcher,	Woodworth,
Quinlisk,	Shanley,	Thomas,	Young—93.

Messrs. Appenzeller and Hunter voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 265 — Mr. King, of Ashtabula, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 65, nays 5, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cooper,	King,	Quinlisk,
Anderson,	Crawford,	of Ashtabula,	Read, of Summit,
Appenzeller,	Davis,	King,	Reid, of Fayette,
Barthelmeh,	Deaton,	of Franklin,	Reppert,
Beatty,	Detrick,	Kramer,	Schaefer,
Beyer,	Dickson,	Lambert,	Schweikert,
Bigelow,	Donaldson,	Leist,	Scott,
Bishop,	Fellinger,	Lustig,	Siebert,
Black,	Freeman,	McCormick,	Snyder,
of Hamilton,	Fulton,	McGuffey,	of Hamilton,
Boggs,	Hastings,	Morris,	Sweeney,
Bour,	Hite,	Murphy,	Terrell,
Brennan,	Hoffman,	Nungesser,	Thatcher,
Brown,	Holl,	Orlikowski,	Thomas,
of Ashland,	Hoover,	Orrison,	Williams,
Cameron,	Jackson,	Plank,	Winans,
Capelle,	Kessler,	Plumb,	Wintermute,
Chapman,			Young—65.

Messrs. Frick, Gilson, Hoaglin, Kathe and Reighard voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 27 — Mr. Reppert, was taken up and read the third time by title.

Mr. Woodworth moved that further consideration of the bill be indefinitely postponed, upon which the yeas and nays were demanded, taken and resulted — yeas 51, nays 44, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Colter,	Fell,	Hunter,
Anderson,	Conover,	Fellinger,	Jackson,
Barthelmeh,	Cooper,	Freeman,	King,
Bonnell,	Davis,	Gilson,	of Franklin,
Brown, of Union,	Deaton,	Guthery,	Leist,
Capelle,	Detrick,	Hastings,	Lustig,
Carroll,	Dickson,	Hoaglin,	McCormick,
Collins,	Duffey,	Hoover,	Nye,

Those who voted in the affirmative are: Messrs.—Concluded.

Orrison,	Reighard,	Snyder,	Winans,
Pence,	Reynolds,	of Pickaway,	Wintermute,
Plank,	Robinson,	Venus,	Winters,
Plumb,	Scott,	White,	Woodworth,
Read, of Summit,	Shanley,	Williams,	Young—51.
Reid, of Fayette,			

Those who voted in the negative are: Messrs.

Beatty,	Doster,	of Ashtabula,	Schweikert,
Beyer,	Ertel,	Kramer,	Siebert,
Bishop,	Frick,	Lambert,	Smith, of Butler,
Black,	Fulton,	McGuffey,	Snyder,
of Hamilton,	Hite,	Morris,	of Hamilton,
Brennan,	Hoffman,	Murphy,	Stivers,
Cameron,	Holl,	Nungesser,	Sweeney,
Clark,	Kathe,	Orlikowski,	Tetlow,
Crawford,	Kessler,	Quinlisk,	Thomas,
Criswell,	Kilpatrick,	Reppert,	Vollmer,
of Coshocton,	Kilrain,	Rhulman,	Walsh,
Donaldson,	King,	Schaefer,	Welsh—44.

The motion was agreed to and the bill was indefinitely postponed.

Mr. Young moved that the vote by which H. B. No. 27 was indefinitely postponed, be reconsidered.

Mr. Reppert demanded a call of the House, which was duly seconded, taken and 100 members answered to their names.

Those absent are: Messrs. Agler, Appenzeller, Behne, Black, of Wyandot, Chapman, Collins, Diser, Duffey, Foreman, Horwitz, Kennedy, Kramer, Lowry, Mills, Mueller, Orrison, Reynolds, Smith, of Morgan, Thatcher, Vonderheide, and Warnes.

The sergeant-at-arms was ordered to dispatch his messengers for absentees.

On motion of Mr. Williams, further proceedings under the call were dispensed with.

The question recurring "Shall the motion of Mr. Young to reconsider the vote by which H. B. No. 27 was indefinitely postponed, be agreed to?", the motion was agreed to and said bill was taken up, having been previously read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 32, nays 66, as follows:

Those who voted in the affirmative are: Messrs.

Beatty,	Clark,	King,	Schweikert,
Bishop,	Crawford,	of Ashtabula,	Siebert,
Black,	Criswell,	Kramer,	Snyder,
of Hamilton,	of Coshocton,	Lambert,	of Hamilton,
Black,	Ertel,	Morris,	Stivers,
of Wyandot,	Foreman,	Nungesser,	Tetlow,
Brennan,	Fulton,	Orlikowski,	Thomas,
Brown,	Hoffman,	Quinlisk,	Vollmer,
of Ashland,	Kathe,	Reppert,	Welsh — 32.
Cameron,	Kessler,		

Those who voted in the negative are: Messrs.

Acker,	Dickson,	Kilpatrick,	Robinson,
Anderson,	Donaldson,	King,	Schaefer,
Barthelmeh,	Doster,	of Franklin,	Scott,
Beyer,	Fell,	Leist,	Shanley,
Boggs,	Fellinger,	Lustig,	Snyder,
Bonnell,	Freeman,	McCormick,	of Pickaway,
Bour,	Frick,	McGuffey,	Sweeney,
Brown, of Union,	Gilson,	Nye,	Terrell,
Capelle,	Hastings,	Orrison,	Venus,
Carroll,	Hite,	Pence,	Warnes,
Colter,	Hoaglin,	Plank,	White,
Conover,	Holl,	Plumb,	Williams,
Cooper,	Hoover,	Read, of Summit,	Winans,
Criswell,	Hunter,	Reid, of Fayette,	Wintermute,
of Morrow,	Jackson,	Reighard,	Winters,
Davis,	Jenkins,	Reynolds,	Woodworth,
Deaton,	Kemerer,	Rhulman,	Young—66.
Detrick,			

The bill not having received a constitutional majority was lost.

H. B. No. 272 — Mr. Vollmer, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 78, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kathe,	Reynolds,
Agler,	Deaton,	Kemerer,	Rhulman,
Barthelmeh,	Detrick,	Kessler,	Robinson,
Beatty,	Dickson,	Kilpatrick,	Schaefer,
Beyer,	Donaldson,	Kilrain,	Schweikert,
Bigelow,	Doster,	King,	Shanley,
Black,	Etling,	of Franklin,	Siebert,
of Wyandot,	Fell,	Kramer,	Snyder,
Bonnell,	Fellinger,	Lambert,	of Hamilton,
Bour,	Foreman,	Lustig,	Snyder,
Brennan,	Freeman,	McCormick,	of Pickaway,
Brown,	Frick,	McGuffey,	Stivers,
of Ashland,	Fulton,	Morris,	Sweeney,
Brown, of Union,	Gilson,	Nungesser,	Tetlow,
Cameron,	Hastings,	Orlikowski,	Thomas,
Capelle,	Hite,	Orrison,	Venus,
Conover,	Hoaglin,	Pence,	Vollmer,
Cooper,	Hoffman,	Plumb,	White,
Criswell,	Hoover,	Read, of Summit,	Williams,
of Coshocton,	Jackson,	Reid, of Fayette,	Winans,
Criswell,	Jenkins,	Reighard,	Woodworth—78.
of Morrow,			

Messrs. Holl, Quinlisk and Wintermute voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 142 — Mr. Kramer, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 75, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilpatrick,	Shanley,
Anderson,	of Morrow,	Kilrain,	Siebert,
Appenzeller,	Davis,	King,	Smith, of Butler,
Beatty,	Deaton,	of Ashtabula,	Snyder,
Beyer,	Etling,	King,	of Hamilton,
Bigelow,	Fell,	of Franklin,	Snyder,
Bishop,	Foreman,	Kramer,	of Pickaway,
Black,	Freeman,	Lustig,	Stivers,
of Wyandot,	Frick,	McCormick,	Sweeney,
Boggs,	Hastings,	McGuffey,	Terrell,
Bonnell,	Hoaglin,	Morris,	Tetlow,
Bour,	Hoffman,	Nungesser,	Thomas,
Brennan,	Holl,	Nye,	Venus,
Brown,	Hoover,	Pence,	Vollmer,
of Ashland,	Hunter,	Plumb,	Walsh,
Brown, of Union,	Jackson,	Quinlisk,	White,
Cameron,	Jenkins,	Reighard,	Williams,
Capelle,	Kathe,	Reppert,	Wintermute,
Clark,	Kemerer,	Reynolds,	Winters,
Cooper,	Kessler,	Robinson,	Woodworth,
		Schaefer,	Young—75.

The bill was passed.

The title was agreed to.

H. B. No. 256 — Mr. Duffey, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 79, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	King,	Shanley,
Anderson,	of Morrow,	of Franklin,	Siebert,
Appenzeller,	Davis,	Lambert,	Smith, of Butler,
Barthelmeh,	Deaton,	Leist,	Snyder,
Beatty,	Duffey,	McCormick,	of Hamilton,
Beyer,	Ertel,	McGuffey,	Snyder,
Bigelow,	Fell,	Morris,	of Pickaway,
Bishop,	Foreman,	Nungesser,	Stivers,
Black,	Freeman,	Nye,	Sweeney,
of Wyandot,	Gilson,	Orlikowski,	Terrell,
Boggs,	Hastings,	Pence,	Tetlow,
Bonnell,	Hite,	Plumb,	Thatcher,
Bour,	Hoaglin,	Quinlisk,	Thomas,
Brennan,	Hoffman,	Reid, of Fayette,	Venus,
Brown,	Holl,	Reighard,	Vollmer,
of Ashland,	Hoover,	Reppert,	Vonderheide,
Brown, of Union,	Jackson,	Reynolds,	Walsh,
Cameron,	Kathe,	Robinson,	White,
Cooper,	Kemerer,	Schaefer,	Williams,
Crawford,	Kessler,	Schweikert,	Winters,
Criswell,	Kilpatrick,	Scott,	Woodworth,
of Coshocton,			Young—79.

The bill was passed.

The title was agreed to.

H. B. No. 467 — Mr. Hite, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 73, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kilrain,	Robinson,
Anderson,	Deaton,	King,	Schaefer,
Appenzeller,	Dickson,	of Ashtabula,	Schweikert,
Barthelmeh,	Doster,	King,	Scott,
Beatty,	Fell,	of Franklin,	Shanley,
Beyer,	Fellinger,	Kramer,	Siebert,
Black,	Foreman,	Lambert,	Snyder,
of Wyandot,	Freeman,	Lustig,	of Pickaway,
Boggs,	Frick,	McCormick,	Stivers,
Bonnell,	Fulton,	McGuffey,	Tetlow,
Bour,	Hastings,	Morris,	Thatcher,
Brown,	Hoaglin,	Nye,	Thomas,
of Ashland,	Hoffman,	Orlikowski,	Venus,
Brown, of Union,	Holl,	Pence,	Walsh,
Cameron,	Hoover,	Plumb,	Williams,
Carroll,	Hunter,	Quinlisk,	Wintermute,
Clark,	Jackson,	Reid, of Fayette,	Winters,
Crawford,	Kathe,	Reighard,	Woodworth,
Criswell,	Kemerer,	Reynolds,	Young — 73.
of Morrow,	Kessler,	Rhulman,	

Mr. Gilson voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 444 — Mr. Hite, was taken up and read the third time by title.

The question being "Shall the bill pass?", Mr. Hite moved that the rule permitting no debate or amendment to a bill after being reported by the committee on Phraseology, be suspended, and that debate or amendment be permitted on said bill.

The motion was agreed to, and Mr. Hite moved to refer the bill to a select committee of one, with instructions to amend as follows: In line 82 strike out the word "public" and in lieu thereof insert "road or bridge".

The motion was agreed to, and Mr. Hite was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 72, nays 12, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kilrain,	Shanley,
Agler,	Dickson,	King,	Siebert,
Anderson,	Donaldson,	of Ashtabula,	Smith, of Butler,
Appenzeller,	Doster,	Kramer,	Snyder,
Beyer,	Ertel,	Leist,	of Pickaway,
Bigelow,	Fell,	McCormick,	Sweeney,
Black,	Foreman,	McGuffey,	Terrell,
of Wyandot,	Freeman,	Mills,	Tetlow,
Bonnell,	Frick,	Morris,	Thatcher,
Bour,	Fulton,	Mueller,	Thomas,
Breman,	Guthery,	Murphy,	Venus,
Brown,	Hastings,	Nye,	Vorderheide,
of Ashland,	Hite,	Orlikowski,	Walsh,
Cameron,	Hoaglin,	Pence,	Warnes,
Carroll,	Holl,	Quinlisk,	White,
Colter,	Kathe,	Rhulman,	Winans,
Crawford,	Kemerer,	Schaefer,	Wintermute,
Criswell,	Kessler,	Schweikert,	Winters,
of Morrow,	Kilpatrick,	Scott,	Young—72.
Davis,			

Those who voted in the negative are: Messrs.

Bishop,	Hoover,	King,	Reynolds,
Brown, of Union,	Hunter,	of Franklin,	Robinson,
Cooper,	Jackson,	Reighard,	Williams—12.
Gilson,			

The bill was passed.

The title was agreed to.

H. B. No. 568 — Mr. Collins, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 80, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Leist,	Shanley,
Agler,	Deaton,	Lowry,	Siebert,
Barthelmeh,	Donaldson,	Lustig,	Smith, of Butler,
Beatty,	Doster,	McCormick,	Snyder,
Beyer,	Ertel,	McGuffey,	of Pickaway,
Bigelow,	Etling,	Mills,	Sweeney,
Bishop,	Fell,	Morris,	Terrell,
Bour,	Frick,	Mueller,	Tetlow,
Brennan,	Fulton,	Murphy,	Thatcher,
Brown,	Gilson,	Nungesser,	Thomas,
of Ashland,	Guthery,	Nye,	Venus,
Brown, of Union,	Hastings,	Orrison,	Vollmer,
Capelle,	Hite,	Pence,	Vonderheide,
Carroll,	Hoaglin,	Plumb,	Walsh,
Collins,	Hoffman,	Quinlisk,	White,
Colter,	Holl,	Reid, of Fayette,	Williams,
Conover,	Jackson,	Reighard,	Wintermute,
Cooper,	Kathe,	Reynolds,	Winters,
Crawford,	Kemerer,	Robinson,	Woodworth,
Criswell,	Kilpatrick,	Schweikert,	Young—80.
of Morrow,	King,	Scott,	
	of Franklin,		

The bill was passed.

The title was agreed to.

H. B. No. 277 — Mr. Kilrain, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 96, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brown,	Doster,	Kathe,
Agler,	of Ashland,	Etling,	Kemerer,
Anderson,	Cameron,	Fell,	Kessler,
Appenzeller,	Capelle,	Fellinger,	Kilpatrick,
Barthelmeh,	Carroll,	Foreman,	Kilrain,
Beatty,	Clark,	Freeman,	King,
Beyer,	Colter,	Frick,	of Ashtabula,
Bigelow,	Conover,	Gilson,	King,
Bishop,	Cooper,	Guthery,	of Franklin,
Black,	Crawford,	Hite,	Kramer,
of Hamilton,	Criswell,	Hoaglin,	Lambert,
Black,	of Coshocton,	Hoffman,	Leist,
of Wyandot,	Davis,	Holl,	Lowry,
Bonnell,	Deaton,	Hoover,	Lustig,
Bour,	Detrick,	Hunter,	McCormick,
Brennan,	Donaldson,	Jackson,	McGuffey,

Those who voted in the affirmative are: Messrs.—Concluded.

Mills,	Plumb,	Siebert,	Venus,
Morris,	Quinisk,	Smith, of Butler,	Vollmer,
Mueller,	Reid, of Fayette,	Snyder,	Vonderheide,
Murphy,	Reighard,	of Pickaway,	Walsh,
Nungesser,	Reynolds,	Stivers,	White,
Nye,	Rhulman,	Sweeney,	Williams,
Orlikowski,	Schaefer,	Terrell,	Winans,
Orrison,	Schweikert,	Tetlow,	Wintermute,
Pence,	Scott,	Thatcher,	Woodworth—96.
Plank,	Shanley,	Thomas,	

The bill was passed.

The title was agreed to.

H. B. No. 294 — Mr. Nye, was taken up and read the third time by title.

The question being "Shall the bill pass?," the yeas and nays were taken, and resulted — yeas 80, nays 6, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Reynolds,
Agler,	Deaton,	of Ashtabula,	Rhulman,
Anderson,	Detrick,	King,	Schweikert,
Appenzeller,	Dickson,	of Franklin,	Scott,
Beatty,	Diser,	Kramer,	Siebert,
Beyer,	Donaldson,	Lambert,	Smith, of Butler,
Bigelow,	Doster,	Leist,	Sweeney,
Bishop,	Etling,	Lowry,	Terrell,
Black,	Fell,	Lustig,	Tetlow,
of Hamilton,	Freeman,	McCormick,	Thatcher,
Black,	Frick,	McGuffey,	Thomas,
of Wyandot,	Gilson,	Morris,	Venus,
Bour,	Hastings,	Mueller,	Vollmer,
Brown, of Union,	Hite,	Murphy,	Warnes,
Capelle,	Hoaglin,	Nungesser,	White,
Carroll,	Horwitz,	Nye,	Williams,
Chapman,	Hunter,	Orlikowski,	Winans,
Clark,	Jackson,	Orrison,	Wintermute,
Colter,	Kemerer,	Pence,	Winters,
Crawford,	Kessler,	Plank,	Woodworth,
Criswell,	Kilpatrick,	Plumb,	Young — 80.
of Morrow,			

Messrs. Brennan, Conover, Holl, Quinisk, Reid, of Fayette, and Schaefer voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 163 — Mr. Vollmer, was taken up and read the third time.

The question being "Shall the bill pass?," the yeas and nays were taken, and resulted — yeas 69, nays 37, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Bour,	Doster,	Hastings,
Barthelmeh,	Brennan,	Duffey,	Hite,
Beatty,	Capelle,	Ertel,	Hoffman,
Beyer,	Carroll,	Etling,	Hunter,
Bigelow,	Chapman,	Fell,	Jackson,
Bishop,	Clark,	Fellinger,	Kemerer,
Black,	Colter,	Freeman,	Kessler,
of Hamilton,	Cooper,	Frick,	Kilpatrick,
Black,	Deaton,	Fulton,	Kilrain,
of Wyandot,	Diser,	Gilson,	

Those who voted in the affirmative are: Messrs.—Concluded.

King,	Orlikowski,	Siebert,	Vollmer,
of Ashtabula,	Orrison,	Smith, of Butler,	Vonderheide,
King,	Reppert,	Snyder,	Walsh,
of Franklin,	Reynolds,	of Hamilton,	Warnes,
Lambert,	Robinson,	Stivers,	White,
Lustig,	Schaefer,	Sweeney,	Williams,
Mills,	Schweikert,	Terrell,	Winans,
Mueller,	Scott,	Tetlow,	Young — 69.
Nye,	Shanley,	Thomas,	

Those who voted in the negative are: Messrs.

Acker,	Criswell,	Jenkins,	Quinlisk,
Anderson,	of Morrow,	Kathe,	Reid, of Fayette,
Appenzeller,	Davis,	Kramer,	Reighard,
Bonnell,	Detrick,	Leist,	Snyder,
Brown, of Union,	Dickson,	McGuffey,	of Pickaway,
Cameron,	Foreman,	Morris,	Venus,
Conover,	Guthery,	Murphy,	Welsh,
Crawford,	Hoaglin,	Pence,	Wintermute,
Criswell,	Holl,	Plank,	Winters,
of Coshocton,	Hoover,	Plumb,	Woodworth — 37.

The bill was passed.

The title was agreed to.

H. B. No. 56 — Mr. Bigelow, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 69, nays 42, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cooper,	Kilpatrick,	Schaefer,
Agler,	Criswell,	Kilrain,	Schweikert,
Appenzeller,	of Coshocton,	King,	Shanley,
Barthelmeh,	Criswell,	of Franklin,	Siebert,
Beatty,	of Morrow,	Lambert,	Smith, of Butler,
Beyer,	Davis,	Lowry,	Snyder,
Bigelow,	Diser,	Lustig,	of Hamilton,
Black,	Donaldson,	McGuffey,	Stivers,
of Hamilton,	Doster,	Mills,	Sweeney,
Black,	Duffey,	Morris,	Terrell,
of Wyandot,	Ertel,	Murphy,	Tetlow,
Boggs,	Fell,	Nungesser,	Venus,
Bour,	Fellinger,	Nye,	Vollmer,
Brennan,	Freeman,	Orlikowski,	Walsh,
Brown,	Fulton,	Orrison,	White,
of Ashland,	Hite,	Reppert,	Williams,
Chapman,	Hoffman,	Reynolds,	Winans,
Clark,	Horwitz,	Rhulman,	Wintermute,
Colter,	Kessler,	Robinson,	Young — 69.

Those who voted in the negative are: Messrs.

Anderson,	Etling,	Kathe,	Reid, of Fayette,
Bishop,	Foreman,	Kemerer,	Reighard,
Bonnell,	Frick,	King,	Scott,
Brown, of Union,	Gilson,	of Ashtabula,	Snyder,
Cameron,	Guthery,	Kramer,	of Pickaway,
Capelle,	Hastings,	Leist,	Thatcher,
Carroll,	Holl,	Mueller,	Thomas,
Conover,	Hoover,	Pence,	Vonderheide,
Crawford,	Hunter,	Plank,	Welsh,
Deaton,	Jackson,	Plumb,	Winters,
Detrick,	Jenkins,	Quinlisk,	Woodworth — 42.

The bill was passed.

The title was agreed to.

S. B. No. 12 — Mr. Moore, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 93, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilpatrick,	Schaefer,
Anderson,	of Morrow,	Kilrain,	Schweikert,
Barthelmeh,	Davis,	King,	Scott,
Beatty,	Detrick,	of Ashtabula,	Shanley,
Beyer,	Donaldson,	King,	Siebert,
Bigelow,	Doster,	of Franklin,	Smith, of Butler,
Bishop,	Duffey,	Lambert,	Snyder,
Black,	Fellinger,	Leist,	of Hamilton,
of Hamilton,	Foreman,	Lowry,	Stivers,
Boggs,	Freeman,	McGuffey,	Sweeney,
Bonnell,	Fulton,	Mills,	Terrell,
Bour,	Gilson,	Mueller,	Tetlow,
Brennan,	Guthery,	Nungesser,	Thatcher,
Brown,	Hastings,	Nye,	Thomas,
of Ashland,	Hite,	Orlikowski,	Venus,
Brown, of Union,	Hoffman,	Orrison,	Vollmer,
Cameron,	Holl,	Pence,	Vonderheide,
Capelle,	Hoover,	Plank,	Walsh,
Carroll,	Horwitz,	Plumb,	White,
Clark,	Hunter,	Quinlisk,	Williams,
Colter,	Jackson,	Reid, of Fayette,	Winans,
Cooper,	Jenkins,	Reighard,	Wintermute,
Crawford,	Kathe,	Reynolds,	Winters,
Criswell,	Kemerer,	Rhulman,	Woodworth,
of Coshocton,	Kessler,	Robinson,	Young — 93.

Mr. Murphy voted in the negative.

The bill was passed.

The title was agreed to.

S. B. No. 10 — Mr. Greenlund, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 17, nays 81, as follows:

Those who voted in the affirmative are: Messrs.

Anderson,	Brennan,	Criswell,	Horwitz,
Barthelmeh,	Brown,	of Morrow,	Mills,
Beatty,	of Ashland,	Davis,	Orlikowski,
Beyer,	Brown, of Union,	Deaton,	Smith, of Butler,
Bigelow,		Doster,	Thomas — 17.

Those who voted in the negative are: Messrs.

Acker,	Crawford,	Fulton,	Kessler,
Bishop,	Criswell,	Gilson,	Kilpatrick,
Black,	of Coshocton,	Guthery,	Kilrain,
of Wyandot,	Detrick,	Hastings,	King,
Boggs,	Dickson,	Hoffman,	of Ashtabula,
Bonnell,	Duffey,	Holl,	King,
Bour,	Ertel,	Hoover,	of Franklin,
Cameron,	Etling,	Hunter,	Kramer,
Capelle,	Fell,	Jackson,	Lambert,
Chapman,	Foreman,	Jenkins,	Leist,
Collins,	Freeman,	Kathe,	Lowry,
Cooper,	Frick,	Kemerer,	Lustig,

Those who voted in the negative are: Messrs. — Concluded.

McCormick,	Quinlisk,	Shanley,	Vollmer,
McGuffey,	Reid, of Fayette,	Siebert,	Vonderheide,
Morris,	Reighard,	Snyder,	Walsh,
Mueller,	Reppert,	of Pickaway,	Williams,
Murphy,	Reynolds,	Stivers,	Winans,
Nungesser,	Rhulman,	Sweeney,	Wintermute,
Orrison,	Robinson,	Tetlow,	Winters,
Pence,	Schaefer,	Thatcher,	Woodworth,
Plank,	Schweikert,	Venus,	Young — 81.
Plumb,	Scott,		

The bill not having received a constitutional majority was lost.

By unanimous consent, Mr. Vonderheide offered H. J. R. No. 49. Relative to adjournment.

Mr. Vonderheide moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 98, nays 5, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Colter,	Guthery,	Lustig,
Agler,	Conover,	Hastings,	McCormick,
Anderson,	Cooper,	Hite,	McGuffey,
Appenzeller,	Crawford,	Hoffman,	Mills,
Barthelmeh,	Criswell,	Holl,	Mueller,
Beatty,	of Coshocton,	Hoover,	Murphy,
Bigelow,	Davis,	Horwitz,	Nye,
Bishop,	Deaton,	Hunter,	Orrison,
Black,	Detrick,	Jackson,	Pence,
of Wyandot,	Dickson,	Jenkins,	Plank,
Boggs,	Diser,	Kathe,	Plumb,
Bonnell,	Donaldson,	Kemerer,	Quinlisk,
Bour,	Doster,	Kessler,	Reid, of Fayette,
Brennan,	Duffey,	Kilpatrick,	Reighard,
Brown,	Etling,	King,	Reppert,
of Ashland,	Fell,	of Ashtabula,	Reynolds,
Brown, of Union,	Fellinger,	King,	Rhulman,
Cameron,	Foreman,	of Franklin,	Robinson,
Capelle,	Freeman,	Kramer,	Schaefer,
Chapman,	Frick,	Lambert,	Schweikert,
Clark,	Fulton,	Leist,	Shanley,
Collins,	Gilson,	Lowry,	Smith, of Butler,

Those who voted in the affirmative are: Messrs. — Concluded.

Snyder,	Sweeney,	Warnes,	Winters,
of Hamilton,	Tetlow,	White,	Woodworth,
Snyder,	Venus,	Winans,	Young — 98.
of Pickaway,	Vonderheide,	Wintermute,	
Stivers,	Walsh,		

Messrs. Beyer, Terrell, Thatcher, Vollmer and Williams voted in the negative.

The resolution was adopted.

On motion of Mr. Bishop, the House adjourned at 12:00 o'clock noon.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Thursday, April 10, 1913, 1:30 o'clock p. m.

House met pursuant to adjournment.

The journal of the morning session was read and approved.

Mr. Lowry moved that the constitutional rule requiring bills to be read fully on three different days be dispensed with and all bills on the calendar for third reading be read by their titles only.

The motion was agreed to.

H. B. No. 244 — Mr. Woodworth, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 82, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Horwitz,	Quinlisk,
Agler,	of Coshocton,	Hunter,	Reid, of Fayette,
Barthelmeh,	Criswell,	Kathe,	Read, of Summit,
Beyer,	of Morrow,	Kemerer,	Reighard,
Bigelow,	Davis,	Kessler,	Rhulman,
Bishop,	Deaton,	Kilpatrick,	Robinson,
Black,	Detrick,	Kilrain,	Shanley,
of Wyandot,	Dickson,	King,	Smith, of Butler,
Boggs,	Donaldson,	of Ashtabula,	Snyder,
Bonnell,	Ertel,	King,	of Hamilton,
Bour,	Etling,	of Franklin,	Stivers,
Brown,	Fell,	Kramer,	Terrell,
of Ashland,	Fellinger,	Lambert,	Thomas,
Cameron,	Freeman,	Leist,	Venus,
Capelle,	Frick,	Lowry,	Vollmer,
Carroll,	Gilson,	Lustig,	Walsh,
Chapman,	Guthery,	Morris,	Warnes,
Clark,	Hastings,	Murphy,	Williams,
Colter,	Hite,	Nungesser,	Winans,
Conover,	Hoaglin,	Nye,	Wintermute,
Cooper,	Holl,	Pence,	Winters,
Crawford,	Hoover,	Plumb,	Woodworth,
			Young — 82.

Messrs. Hoffman, Reppert, and Schweikert voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 338 — Mr. Donaldson, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 94, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bishop,	Cameron,	Criswell,
Agler,	Black,	Capelle,	of Coshocton,
Anderson,	of Wyandot,	Carroll,	Criswell,
Barthelmeh,	Boggs,	Chapman,	of Morrow,
Beatty,	Bonnell,	Colter,	Davis,
Beyer,	Bour,	Conover,	Deaton,
Bigelow,	Brennan,	Crawford,	Detrick,

Those who voted in the affirmative are: Messrs.—Concluded.

Dickson,	Horwitz,	Nungesser,	Shanley,
Diser,	Hunter,	Nye,	Siebert,
Donaldson,	Kathe,	Orlikowski,	Smith, of Butler,
Doster,	Kessler,	Orrison,	Snyder,
Duffey,	Kilpatrick,	Pence,	of Pickaway,
Fell,	Kilrain,	Plumb,	Stivers,
Fellinger,	King,	Quinlisk,	Sweeney,
Foreman,	of Ashtabula,	Read,	Thatcher,
Freeman,	King,	of Summit,	Thomas,
Frick,	of Franklin,	Reid,	Venus,
Fulton,	Kramer,	of Fayette,	Vollmer,
Gilson,	Lambert,	Reighard,	Walsh,
Guthery,	Leist,	Reppert,	Warnes,
Hastings,	Lowry,	Rhulman,	Williams,
Hite,	McCormick,	Robinson,	Winans,
Hoaglin,	McGuffey,	Schaefer,	Wintermute,
Hoffman,	Mills,	Schweikert,	Winters,
Holl,	Morris,	Scott,	Woodworth — 94.
Hoover,	Murphy,		

Mr. Terrell voted in the negative.

The bill was passed.

The title was agreed to.

S. B. No. 66 — Mr. Kiser, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 88, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Reighard,
Agler,	Dickson,	of Ashtabula,	Rhulman,
Anderson,	Donaldson,	King,	Robinson,
Appenzeller,	Doster,	of Franklin,	Schaefer,
Barthelmeh,	Ertel,	Kramer,	Schweikert,
Bigelow,	Etling,	Lambert,	Scott,
Bishop,	Fell,	Leist,	Shanley,
Black,	Freeman,	Lowry,	Siebert,
of Wyandot,	Frick,	Lustig,	Snyder,
Bonnell,	Gilson,	McCormick,	of Pickaway,
Bour,	Hastings,	Morris,	Stivers,
Brennan,	Hite,	Mueller,	Sweeney,
Brown,	Hoaglin,	Murphy,	Thatcher,
of Ashland,	Hoffman,	Nungesser,	Thomas,
Cameron,	Holl,	Nye,	Venus,
Capelle,	Hoover,	Orlikowski,	Vollmer,
Carroll,	Horwitz,	Orrison,	Walsh,
Colter,	Hunter,	Plank,	Warnes,
Conover,	Kathe,	Plumb,	Williams,
Cooper,	Kemerer,	Quinlisk,	Winans,
Crawford,	Kennedy,	Read,	Wintermute,
Criswell,	Kessler,	of Summit,	Winters,
of Coshocton,	Kilpatrick,	Reid,	Woodworth,
Davis,	Kilrain,	of Fayette,	Young — 88.

The bill was passed.

The title was agreed to.

H. B. No. 354 — Mr. Fellinger, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 93, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kilrain,	Reighard,
Agler,	Detrick,	King,	Reppert,
Anderson,	Dickson,	of Ashtabula,	Rhulman,
Appenzeller,	Donaldson,	King,	Robinson,
Barthelmeh,	Doster,	of Franklin,	Schaefer,
Beatty,	Duffey,	Kramer,	Scott,
Bigelow,	Fell,	Lambert,	Shanley,
Bishop,	Fellinger,	Leist,	Siebert,
Boggs,	Freeman,	Lowry,	Smith, of Butler,
Bonnell,	Frick,	McCormick,	Stivers,
Bour,	Fulton,	McGuffey,	Sweeney,
Brennan,	Hastings,	Mills,	Thatcher,
Brown,	Hite,	Morris,	Thomas,
of Ashland,	Hoaglin,	Mueller,	Venus,
Brown, of Union,	Hoffman,	Murphy,	Vollmer,
Cameron,	Holl,	Nungesser,	Walsh,
Capelle,	Hoover,	Nye,	Warnes,
Chapman,	Horwitz,	Orlikowski,	Welsh,
Clark,	Hunter,	Orrison,	Williams,
Colter,	Kathe,	Pence,	Winans,
Cooper,	Kemerer,	Plank,	Wintermute,
Crawford,	Kennedy,	Plumb,	Winters,
Criswell,	Kessler,	Quinlisk,	Woodworth,
of Coshocton,	Kilpatrick,	Reid, of Fayette,	Young — 93.
Davis,			

The bill was passed.

The title was agreed to.

H. B. No. 377 — Mr. Donaldson, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 91, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Dickson,	King,	Reynolds,
Agler,	Diser,	of Ashtabula,	Robinson,
Anderson,	Donaldson,	King,	Schaefer,
Appenzeller,	Duffey,	of Franklin,	Schweikert,
Barthelmeh,	Ertel,	Kramer,	Scott,
Beyer,	Etling,	Leist,	Shanley,
Bigelow,	Fell,	Lowry,	Siebert,
Black,	Foreman,	McCormick,	Smith, of Butler,
of Wyandot,	Freeman,	McGuffey,	Snyder,
Boggs,	Frick,	Mills,	of Hamilton,
Bonnell,	Fulton,	Morris,	Sweeney,
Bour,	Gilson,	Mueller,	Tetlow,
Brennan,	Hastings,	Murphy,	Thatcher,
Brown,	Hite,	Nye,	Thomas,
of Ashland,	Hoffman,	Orlikowski,	Venus,
Brown, of Union,	Holl,	Orrison,	Vollmer,
Cameron,	Hoover,	Pence,	Walsh,
Capelle,	Horwitz,	Plank,	Warnes,
Chapman,	Hunter,	Plumb,	White,
Colter,	Kathe,	Quinlisk,	Williams,
Cooper,	Kemerer,	Reid,	Winans,
Crawford,	Kennedy,	of Fayette,	Wintermute,
Criswell,	Kessler,	Reighard,	Winters,
of Coshocton,	Kilpatrick,	Reppert,	Woodworth — 91.
Deaton,	Kilrain,		

Messrs. Lustig, Terrell and Young voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 47 — Mr. Thatcher, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 86, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Schaefer,
Agler,	of Coshocton,	Kessler,	Schweikert,
Anderson,	Deaton,	Kilpatrick,	Scott,
Barthelmeh,	Detrick,	Kilrain,	Shanley,
Beyer,	Dickson,	King,	Siebert,
Bigelow,	Donaldson,	of Ashtabula,	Smith, of Butler,
Bishop,	Duffey,	Kramer,	Snyder,
Black,	Etling,	Lowry,	of Hamilton,
of Wyandot,	Fell,	McCormick,	Snyder,
Boggs,	Fellinger,	Mills,	of Pickaway,
Bonnell,	Foreman,	Mueller,	Sweeney,
Bour,	Freeman,	Murphy,	Terrell,
Brown,	Frick,	Nungesser,	Tetlow,
of Ashland,	Fulton,	Nye,	Thatcher,
Brown, of Union,	Gilson,	Orlikowski,	Venus,
Cameron,	Hastings,	Pence,	Vollmer,
Capelle,	Hite,	Plank,	White,
Carroll,	Hoaglin,	Plumb,	Williams,
Clark,	Hoffman,	Quinlisk,	Winans,
Colter,	Holl,	Reighard,	Wintermute,
Conover,	Hoover,	Reynolds,	Winters,
Cooper,	Hunter,	Rhulman,	Woodworth,
Crawford,	Kathe,	Robinson,	Ycung — 86.

The bill was passed.

The title was agreed to.

H. B. No. 262 — Mr. Foreman, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 66, nays 42, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Criswell,	Kathe,	Quinlisk,
Anderson,	of Morrow,	Kennedy,	Reid,
Appenzeller,	Detrick,	Kilpatrick,	of Fayette,
Behne,	Dickson,	King,	Reppert,
Beyer,	Donaldson,	of Ashtabula,	Rhulman,
Bigelow,	Doster,	Leist,	Robinson,
Boggs,	Duffey,	Lowry,	Siebert,
Bonnell,	Ertel,	Lustig,	Smith, of Butler,
Brennan,	Foreman,	McCormick,	Snyder,
Brown,	Frick,	McGuffey,	of Pickaway,
of Ashland,	Guthery,	Mills,	Terrell,
Brown, of Union,	Hastings,	Morris,	Thomas,
Carroll,	Hite,	Murphy,	Venus,
Clark,	Hoaglin,	Nungesser,	Walsh,
Collins,	Holl,	Orlikowski,	Welsh,
Conover,	Hunter,	Orrison,	Winans,
Crawford,	Jenkins,	Pence,	Wintermute,
		Plank,	Winters—66.

Those who voted in the negative are: Messrs.

Acker,	Deaton,	King,	Snyder,
Barthelmeh,	Diser,	of Franklin,	of Hamilton,
Beatty,	Etling,	Kramer,	Stivers,
Bishop,	Fell,	Mueller,	Sweeney,
Black,	Freeman,	Nye,	Tetlow,
of Wyandot,	Fulton,	Reighard,	Thatcher,
Cameron,	Gilson,	Reynolds,	Vollmer,
Capelle,	Hoover,	Schaefer,	White,
Colter,	Horwitz,	Schweikert,	Williams,
Cooper,	Kemerer,	Scott,	Woodworth,
Criswell,	Kessler,	Shanley,	Young—42.
of Coshocton,	Kilrain,		

The bill was passed.

The title was agreed to.

H. B. No. 352 — Mr. Schaefer, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 85, nays, 8, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	King,	Schaefer,
Agler,	of Morrow,	of Franklin,	Schweikert,
Anderson,	Deaton,	Kramer,	Scott,
Beatty,	Detrick,	Lambert,	Shanley,
Beyer,	Dickson,	Leist,	Siebert,
Bigelow,	Donaldson,	Lowry,	Smith, of Butler,
Bishop,	Doster,	Lustig,	Snyder,
Black,	Duffey,	McCormick,	of Hamilton,
of Wyandot,	Etling,	McGuffey,	Sweeney,
Bonnell,	Fell,	Mills,	Terrell,
Brennan,	Frick,	Morris,	Tetlow,
Brown,	Fulton,	Mueller,	Thatcher,
of Ashland,	Hastings,	Murphy,	Thomas,
Brown, of Union,	Holl,	Nungesser,	Venus,
Carroll,	Horwitz,	Nye,	Vollmer,
Chapman,	Hunter,	Orlikowski,	Walsh,
Clark,	Jenkins,	Pence,	Welsh,
Collins,	Kathe,	Quinlisk,	White,
Colter,	Kessler,	Read,	Williams,
Cooper,	Kilpatrick,	of Summit,	Winans,
Crawford,	Kilrain,	Reid,	Wintermute,
Criswell,	King,	of Fayette,	Winters,
of Coshocton,	of Ashtabula,	Rhulman,	Woodworth,
		Robinson,	Young—85.

Messrs. Capelle, Conover, Diser, Hoffman, Hoover, Jackson, Kemerer and Snyder, of Pickaway, voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 318 — Mr. Morris, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 87, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Donaldson,	King,	Schweikert,
Agler,	Doster,	of Franklin,	Scott,
Anderson,	Duffey,	Kramer,	Shanley,
Appenzeller,	Etling,	Lambert,	Siebert,
Beatty,	Fell,	Leist,	Smith, of Butler,
Behne,	Fellinger,	Lowry,	Snyder,
Beyer,	Freeman,	Lustig,	of Hamilton,
Bigelow,	Frick,	McCormick,	Snyder,
Black,	Hastings,	Mills,	of Pickaway,
of Wyandot,	Hite,	Morris,	Sweeney,
Bonnell,	Hoffman,	Mueller,	Tetlow,
Brown, of Union,	Holl,	Murphy,	Thatcher,
Cameron,	Hoover,	Nungesser,	Thomas,
Capelle,	Horwitz,	Nye,	Venus,
Collins,	Hunter,	Orlikowski,	Vollmer,
Cooper,	Jackson,	Orrison,	Walsh,
Criswell,	Jenkins,	Pence,	Warnes,
of Coshocton,	Kathe,	Quinlisk,	White,
Criswell,	Kemerer,	Read,	Williams,
of Morrow,	Kessler,	of Summit,	Winans,
Davis,	Kilrain,	Reynolds,	Wintermute,
Deaton,	King,	Rhulman,	Winters,
Detrick,	of Ashtabula,	Robinson,	Woodworth,
Dickson,		Schaefer,	Young—87.

The bill was passed.

The title was agreed to.

H. B. No. 404 — Mr. Smith, of Morgan, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 44, nays 44, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	Jenkins,	Orlikowski,
Beatty,	Donaldson,	Kessler,	Quinlisk,
Behne,	Ertel,	Lambert,	Reppert,
Beyer,	Fell,	Leist,	Reynolds,
Black,	Fulton,	Lowry,	Robinson,
of Wyandot,	Gilson,	McCormick,	Schweikert,
Bonnell,	Hastings,	McGuffey,	Smith, of Butler,
Brown, of Union,	Hoaglin,	Mills,	Snyder,
Cameron,	Hoffman,	Morris,	of Hamilton,
Carroll,	Horwitz,	Nungesser,	Williams,
Chapman,	Hunter,	Nye,	Wintermute—44.
Cooper,	Jackson,		

Those who voted in the negative are: Messrs.

Agler,	Duffey,	King,	Scott,
Appenzeller,	Etling,	of Ashtabula,	Shanley,
Barthelmeh,	Fellinger,	King,	Sweeney,
Bishop,	Foreman,	of Franklin,	Tetlow,
Brennan,	Freeman,	Kramer,	Thomas,
Capelle,	Frick,	Lustig,	Venus,
Collins,	Holl,	Mueller,	Vollmer,
Criswell,	Hoover,	Murphy,	Walsh,
of Morrow,	Kathe,	Orrison,	White,
Davis,	Kemerer,	Pence,	Winters,
Deaton,	Kilpatrick,	Rhulman,	Young—44.
Diser,	Kilrain,	Schaefer,	

The bill not having received a constitutional majority was lost.

H. B. No. 454 — Mr. Black, of Wyandot, was taken up and read the third time by title.

The question being "Shall the bill pass?", Mr. Black, of Wyandot, moved that the rule permitting no debate or amendment to a bill after being reported by the committee on Phraseology, be suspended, and that debate or amendment be permitted on said bill.

The motion was agreed to and Mr. Black, of Wyandot, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7 strike out the word "service" and in lieu thereof insert "sentence".

In line 10 strike out the word "on" and in lieu thereof insert the word "in".

The motion was agreed to, and Mr. Black, of Wyandot, was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill pass?" the yeas and nays were taken and resulted — yeas 83, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Jackson,	Pence,
Agler,	Deaton,	Jenkins,	Quinlisk,
Appenzeller,	Detrick,	Kathe,	Reid, of Fayette.
Barthelmeh,	Dickson,	Kemerer,	Reynolds,
Beatty,	Diser,	Kessler,	Rhulman,
Behne,	Donaldson,	Kilpatrick,	Robinson,
Beyer,	Duffey,	King,	Schaefer,
Bigelow,	Ertel,	of Ashtabula,	Schweikert,
Bishop,	Fell,	King,	Scott,
Black,	Foreman,	of Franklin,	Shanley,
of Wyandot,	Freeman,	Kramer,	Smith, of Butler,
Bonnell,	Frick,	Lambert,	Snyder,
Brennan,	Fulton,	Leist,	of Hamilton,
Brown, of Union,	Gilson,	Lustig,	Sweeney,
Cameron,	Hastings,	McCormick,	Tetlow,
Capelle,	Hite,	McGuffey,	Venus,
Carroll,	Hoaglin,	Mills,	Walsh.
Chapman,	Hoffman,	Morris,	White,
Collins,	Holl,	Mueller,	Williams,
Colter,	Hoover,	Nye,	Wintermute,
Criswell,	Horwitz,	Orlikowski,	Winters.
of Morrow,	Hunter,	Orrison,	Young—83.

The bill was passed.

Mr. Black, of Wyandot, moved to amend the title to read as follows:

"To amend section 97 of the General Code so as to provide for statements from prosecuting attorneys being sent to the Board of Pardons and to the Ohio Board of Administration".

The amendment was agreed to.

The title as amended was agreed to.

H. B. No. 452 — Mr. Black, of Wyandot, was taken up and read the third time by title.

The question being "Shall the bill pass?" the yeas and nays were taken, and resulted — yeas 80, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jenkins,	Reppert,
Appenzeller,	of Morrow,	Kathe,	Reynolds,
Barthelmeh,	Davis,	Kemerer,	Rhulman,
Beatty,	Deaton,	Kessler,	Robinson,
Behne,	Dickson,	Kilpatrick,	Schaefer,
Beyer,	Donaldson,	Kilrain,	Scott,
Bigelow,	Duffey,	King,	Siebert,
Bishop,	Ertel,	of Ashtabula,	Smith,
Black,	Etling,	King,	of Butler,
of Wyandot,	Fell,	of Franklin	Snyder,
Bonnell,	Fellinger,	Kramer,	of Hamilton,
Bour,	Freeman,	Lambert,	Tetlow,
Brennan,	Frick,	Leist,	Thomas,
Brown,	Gilson,	Lustig,	Venus,
of Union,	Hastings,	McGuffey,	Walsh,
Cameron,	Hite,	Morris,	Warnes,
Capelle,	Hoaglin,	Mueller,	Williams,
Carroll,	Hoffman,	Orlikowski,	Wintermute,
Chapman,	Holl,	Orrison,	Winters,
Collins,	Hoover,	Pence,	Woodworth,
Cooper,	Hunter,	Plumb,	Young—80.
Crawford,	Jackson,	Quinlisk,	

Messrs. Agler, Black, of Hamilton, and Nye voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 353 — Mr. Schaefer, was taken up and read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 69, nays 9, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Donaldson,	King,	Rhulman,
Beatty,	Duffey,	of Ashtabula,	Robinson,
Behne,	Etling,	Kramer,	Schaefer,
Beyer,	Fellinger,	Lambert,	Shanley,
Bigelow,	Foreman,	Lustig,	Siebert,
Bishop,	Frick,	Mills,	Smith, of Butler,
Bour,	Gilson,	Morris,	Snyder,
Brennan,	Hastings,	Mueller,	of Pickaway,
Cameron,	Hite,	Murphy,	Sweeney,
Carroll,	Hoaglin,	Nungesser,	Tetlow,
Chapman,	Hoffman,	Nye,	Thomas,
Collins,	Holl,	Orlikowski,	Vollmer,
Colter,	Hoover,	Orrison,	Warnes,
Criswell,	Horwitz,	Pence,	Williams,
of Morrow,	Jackson,	Plumb,	Winans,
Deaton,	Jenkins,	Quinlisk,	Wintermute,
Detrick,	Kathe,	Reid, of Fayette,	Winters,
Dickson,	Kessler,	Reppert,	Young—69.

Messrs. Anderson, Capelle, Freeman, Hunter, Kemerer, King, of Franklin, Reynolds, Scott and Woodworth voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 409 — Mr. Thomas, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 70, nays 4, as follows:

Those who voted in the affirmative are. Messrs.

Acker,	Davis,	Kathe,	Reynolds,
Agler,	Deaton,	Kemerer,	Rhulman,
Anderson,	Detrick,	Kessler,	Robinson,
Barthelmeh,	Dickson,	Kilpatrick,	Schweikert,
Beatty,	Duffey,	King,	Scott,
Behne,	Fell,	of Ashtabula,	Siebert,
Beyer,	Fellinger,	King,	Smith, of Butler,
Bishop,	Foreman,	of Franklin,	Snyder,
Black,	Frick,	Kramer,	of Pickaway,
of Hamilton,	Fulton,	Lambert,	Terrell,
Brennan,	Hastings,	Mills,	Thomas,
Cameron,	Hite,	Mueller,	Venus,
Chapman,	Hoaglin,	Nye,	Vollmer,
Collins,	Hoffman,	Orlikowski,	Warnes,
Colter,	Holl,	Orrison,	Williams,
Criswell,	Hoover,	Pence,	Winans,
of Coshocton,	Horwitz,	Plumb,	Wintermute,
Criswell,	Hunter,	Quinlisk,	Winters,
of Morrow,	Jackson,	Reid, of Fayette,	Woodworth—70.

Messrs. Bonnell, Capelle, Freeman and Young voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 369 — Mr. Wintermute, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 78, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Reichard,
Agler,	of Coshocton,	Kemerer,	Reppert,
Anderson,	Criswell,	Kessler,	Reynolds,
Barthelmeh,	of Morrow,	King,	Rhulman,
Beatty,	Davis,	of Ashtabula,	Robinson,
Behne,	Deaton,	King,	Schaefer,
Beyer,	Detrick,	of Franklin,	Schweikert,
Bigelow,	Dickson,	Lambert,	Scott,
Bishop,	Doster,	Lustig,	Siebert,
Boggs,	Duffey,	McCormick,	Snyder,
Bonnell,	Fell,	Mills,	of Pickaway,
Bour,	Fellinger,	Morris,	Terrell,
Cameron,	Fulton,	Nungesser,	Thomas,
Capelle,	Gilson,	Nye,	Venus,
Carroll,	Hastings,	Orlikowski,	Vollmer,
Chapman,	Hite,	Orrison,	Warnes,
Collins,	Hoaglin,	Pence,	Williams,
Colter,	Hoffman,	Plank,	Wintermute,
Conover,	Holl,	Plumb,	Winters,
Crawford,	Horwitz,	Quinlisk,	Woodworth,
	Hunter,	Read, of Summit,	Young—78.

The bill was passed.

The title was agreed to.

H. B. No. 229 — Mr. Behne, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 84, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kessler,	Scott,
Agler,	Dickson,	Kilrain,	Shanley,
Barthelmeh,	Doster,	King,	Siebert,
Beatty,	Duffey,	of Ashtabula,	Smith, of Butler,
Behne,	Etling,	King,	Snyder,
Bigelow,	Fell,	of Franklin,	of Hamilton,
Bishop,	Fellinger,	Lambert,	Snyder,
Boggs,	Foreman,	McCormick,	of Pickaway,
Bonnell,	Freeman,	Morris,	Sweeney,
Bour,	Frick,	Nye,	Terrell,
Brennan,	Fulton,	Orrison,	Thatcher,
Brown,	Gilson,	Pence,	Venus,
of Ashland,	Hastings,	Plank,	Vollmer,
Cameron,	Hite,	Plumb,	Walsh,
Carroll,	Hoffman,	Quinlisk,	Warnes,
Chapman,	Holl,	Read, of Summit,	Welsh,
Collins,	Hoover,	Reid, of Fayette,	Williams,
Colter,	Horwitz,	Reighard,	Winans,
Conover,	Hunter,	Reppert,	Wintermute,
Crawford,	Jackson,	Reynolds,	Winters,
Criswell,	Jenkins,	Rhulman,	Woodworth,
of Morrow,	Kathe,	Schweikert,	Young—84.
Davis,	Kemerer,		

The bill was passed.

Mr. Behne moved to amend the title as follows:

In the title strike out "a state road" and in lieu thereof insert "state roads."

The amendment was agreed to.

The title as amended was agreed to.

H. B. No. 456—Mr. Plumb, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 82, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Rhulman,
Agler,	of Morrow,	Kemerer,	Robinson,
Anderson,	Davis,	Kennedy,	Scott,
Barthelmeh,	Deaton,	Kessler,	Shanley,
Beatty,	Detrick,	King,	Siebert,
Behne,	Doster,	of Ashtabula,	Smith, of Butler,
Beyer,	Duffey,	McCormick,	Stivers,
Bigelow,	Etling,	Lustig,	Sweeney,
Black,	Fell,	Morris,	Terrell,
of Wyandot,	Foreman,	Mueller,	Tetlow,
Bonnell,	Freeman,	Nungesser,	Thatcher,
Bour,	Frick,	Nye,	Thomas,
Brennan,	Fulton,	Orlikowski,	Vollmer,
Brown,	Hastings,	Orrison,	Walsh,
of Ashland,	Hite,	Pence,	Warnes,
Cameron,	Hoaglin,	Plumb,	White,
Capelle,	Hoffman,	Quinlisk,	Williams,
Chapman,	Holl,	Read,	Winans,
Collins,	Hoover,	of Summit,	Wintermute,
Conover,	Jackson,	Reid, of Fayette,	Winters,
Crawford,	Jenkins,	Reighard,	Woodworth,
Criswell,		Reynolds,	Young—82.
of Coshocton,			

Messrs. Clark, Horwitz, and Snyder, of Pickaway, voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 269 — Mr. Orlikowski, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 72, nays 10, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	King,	Rhulman,
Agler,	of Morrow,	of Ashtabula,	Schaefer,
Barthelmeh,	Davis,	King, of Franklin,	Scott,
Beatty,	Deaton,	Lambert,	Shanley,
Behne,	Dickson,	Leist,	Siebert,
Bigelow,	Donaldson,	Lowry,	Smith, of Butler,
Bishop,	Duffey,	Lustig,	Snyder,
Black,	Etling,	Mills,	of Hamilton,
of Wyandot,	Foreman,	Morris,	Snyder,
Bour,	Freeman,	Mueller,	of Pickaway,
Brennan,	Fulton,	Murphy,	Sweeney,
Brown,	Hastings,	Nungesser,	Terrell,
of Ashland,	Hite,	Nye,	Thatcher,
Carroll,	Hoaglin,	Orlikowski,	Venus,
Collins,	Hoffman,	Orrison,	Vollmer,
Colter,	Holl,	Pence,	Warnes,
Crawford,	Hunter,	Quinlisk,	Williams,
Criswell,	Kathe,	Read, of Summit,	Winans,
of Coshocton,	Kemerer,	Reid, of Fayette,	Winters,
		Reynolds,	Woodworth,
			Young—72.

Those who voted in the regative are: Messrs.

Black,	Bonnell,	Cooper,	Jenkins,
of Hamilton,	Capelle,	Fell,	Plank—10.
Boggs,	Conover,	Hoover,	

The bill was passed.

The title was agreed to.

H. B. No. 200 — Mr. Warnes, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 87, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Leist,	Siebert.
Agler,	Criswell,	Lowry,	Smith, of Butler,
Barthelmeh,	of Morrow,	Lustig,	Snyder,
Beatty,	Davis,	Morris,	of Hamilton,
Behne,	Deaton,	Mueller,	Snyder,
Beyer,	Donaldson,	Murphy,	of Pickaway,
Bishop,	Duffey,	Nungesser,	Sweeney,
Black,	Etling,	Nye,	Terrell,
of Hamilton,	Fell,	Orlikowski,	Tetlow,
Black,	Freeman,	Orrison,	Thatcher,
of Wyandot,	Frick,	Pence,	Thomas,
Boggs,	Fulton,	Plank,	Venus,
Bonnell,	Hastings,	Plumb,	Vollmer,
Bour,	Hoffman,	Quinlisk,	Walsh,
Brennan,	Holl,	Read, of Summit,	Warnes,
Brown,	Hoover,	Reid, of Fayette,	Welsh,
of Ashland,	Hunter,	Reynolds,	White,
Cameron,	Jenkins,	Rhulman,	Williams,
Capelle,	Kemerer,	Robinson,	Winans,
Carroll,	Kessler,	Schaefer,	Wintermute,
Collins,	Kilpatrick,	Schweikert,	Winters,
Colter,	King,	Scott,	Woodworth,
Conover,	of Ashtabula,	Shanley,	Young—87.
Cooper,	King, of Franklin,		

The bill was passed.

The title was agreed to.

H. B. No. 394 — Mr. Winters, was taken up and read the third time by title.

The question being "Shall the bill pass?", Mr. Winters moved that the rule permitting no debate or amendment to a bill after being reported by the committee on Phraseology, be suspended, and that debate or amendment be permitted on said bill.

The motion was agreed to and Mr. Winters moved to refer the bill to a select committee of one, with instructions to amend as follows:

Line 1 strike out "as" and substitute "has" in lieu thereof.

The motion was agreed to, and Mr. Winters was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 90, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Diser,	Kramer,	Shanley,
Aglar,	Donaldson,	Leist,	Siebert,
Anderson,	Duffey,	Lowry,	Smith, of Butler,
Barthelmeh,	Ertel,	Lustig,	Snyder,
Beatty,	Etling,	McCormick,	of Hamilton,
Behne,	Fell,	Morris,	Snyder,
Bishop,	Fellinger,	Mueller,	of Pickaway,
Black,	Foreman,	Murphy,	Sweeney,
of Hamilton,	Freeman,	Nungesser,	Terrell,
Black,	Frick,	Nye,	Tetlow,
of Wyandot,	Fulton,	Orlikowski,	Thatcher,
Boggs,	Gilson,	Orrison,	Thomas,
Brennan,	Hastings,	Pence,	Venus,
Brown,	Hoaglin,	Plank,	Vollmer,
of Ashland,	Hoffman,	Ouinlisk,	Walsh,
Capelle,	Holl,	Read, of Summit,	Warnes,
Carroll,	Hoover,	Reid, of Fayette,	Welsh,
Chapman,	Horwitz,	Reighard,	Williams,
Collins,	Hunter,	Reynolds,	Winans,
Colter,	Jenkins,	Rhulman,	Wintermute,
Conover,	Kemerer,	Robinson,	Winters,
Cooper,	Kessler,	Schaefer,	Woodworth,
Crawford,	King,	Schweikert,	Young—90.
Davis,	of Ashtabula,	Scott,	
Deaton,			

The bill was passed.

Mr. Winters moved to amend the title as follows:

Strike out all of the title and substitute the following in lieu thereof: "Making the Ohio board of administration custodian of the unclaimed moneys in the institutions under its control and authorizing such board to make expenditures of a part thereof."

The amendment was agreed to.

The title as amended was agreed to.

H. B. No. 387 — Mr. Kessler, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 78, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Collins,	Leist,	Schaefer,
Agler,	Colter,	Lowry,	Schweikert,
Anderson,	Conover,	McCormick,	Scott,
Barthelmeh,	Cooper,	Mills,	Shanley,
Beatty,	Crawford,	Morris,	Siebert,
Behne,	Davis,	Mueller,	Smith, of Butler,
Beyer,	Deaton,	Murphy,	Snyder,
Bigelow,	Dickson,	Nungesser,	of Pickaway,
Black,	Diser,	Nye,	Sweeney,
of Wyandot,	Hastings,	Orrison,	Terrell,
Boggs,	Hoffman,	Pence,	Tetlow,
Bonnell,	Holl,	Plank,	Thatcher,
Bour,	Horwitz,	Plumb,	Thomas,
Brennan,	Hunter,	Quinlisk,	Venus,
Brown,	Jenkins,	Read, of Summit,	Vollmer,
of Ashland,	Kemerer,	Reid, of Fayette,	Walsh,
Brown, of Union,	Kessler,	Reighard,	Warnes,
Cameron,	King,	Reynolds,	Wintermute,
Capelle,	of Ashtabula,	Rhulman,	Winters,
Carroll,	Kramer,	Robinson,	Young—78.
Chapman,	Lambert,		

The bill was passed.

The title was agreed to.

S. B. No. 85 — Mr. Cunningham, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 75, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Lambert,	Shanley,
Agler,	Deaton,	Lowry,	Siebert,
Anderson,	Dickson,	Lustig,	Smith, of Butler,
Beatty,	Diser,	McCormick,	Snyder,
Behne,	Duffey,	Mueller,	of Hamilton,
Beyer,	Fell,	Nungesser,	Sweeney,
Boggs,	Freeman,	Nye,	Terrell,
Bour,	Frick,	Orlikowski,	Tetlow,
Brennan,	Fulton,	Pence,	Thatcher,
Brown,	Gilson,	Plank,	Thomas,
of Ashland,	Hastings,	Quinlisk,	Venus,
Brown, of Union,	Hoffman,	Read, of Summit,	Vollmer,
Cameron,	Holl,	Reighard,	Walsh,
Capelle,	Hoover,	Reynolds,	Warnes,
Chapman,	Hunter,	Rhulman,	Williams,
Collins,	Kemerer,	Robinson,	Wintermute,
Colter,	Kennedy,	Schaefer,	Winters,
Conover,	Kessler,	Schweikert,	Woodworth,
Cooper,	King,	Scott,	Young—75.
Crawford,	of Ashtabula,		

The bill was passed.

The title was agreed to.

H. B. No. 442 — Mr. Smith, of Morgan, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 38, nays 47, as follows:

Those who voted in the affirmative are: Messrs.

Anderson,	Detrick,	Kathe,	Reynolds,
Beatty,	Dickson,	Kramer,	Rhulman,
Behne,	Ertel,	McGuffey,	Siebert,
Bour,	Fell,	Mills,	Smith, of Butler,
Brown, of Union,	Frick,	Orlikowski,	Terrell,
Cameron,	Fulton,	Pence,	Williams,
Carroll,	Gilson,	Plumb,	Winans,
Chapman,	Hastings,	Read, of Summit,	Wintermute,
Davis,	Hoffman,	Reid, of Fayette,	Winters—38.
Deaton,	Hunter,		

Those who voted in the negative are: Messrs.

Acker,	Diser,	Lambert,	Schweikert,
Appenzeller,	Foreman,	Lowry,	Scott,
Barthelmeh,	Freeman,	Lustig,	Shanley,
Beyer,	Guthery,	Mueller,	Sweeney,
Bishop,	Holl,	Nungesser,	Tetlow,
Black,	Hoover,	Nye,	Thomas,
of Wyandot,	Horwitz,	Orrison,	Venus,
Brennan,	Kemerer,	Quinlisk,	Vollmer,
Capelle,	Kennedy,	Reighard,	Walsh,
Collins,	Kessler,	Reppert,	Warnes,
Conover,	Kilrain,	Robinson,	Woodworth,
Cooper,	King,	Schaefer,	Young—47.
	of Ashtabula,		

The bill not having received a constitutional majority was lost.

H. B. No. 460 — Mr. Tetlow, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 90, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kennedy,	Rhulman,
Agler,	Detrick,	Kessler,	Robinson,
Anderson,	Dickson,	Kramer,	Schweikert,
Barthelmeh,	Diser,	Lambert,	Scott,
Beatty,	Duffey,	Leist,	Shanley,
Beyer,	Etling,	Lowry,	Siebert,
Bigelow,	Fell,	Lustig,	Smith, of Butler,
Bonnell,	Fellinger,	Mills,	Snyder,
Bour,	Foreman,	Morris,	of Hamilton,
Brennan,	Freeman,	Mueller,	Sweeney,
Brown,	Frick,	Murphy,	Terrell,
of Ashland,	Gilson,	Nungesser,	Tetlow,
Brown, of Union,	Guthery,	Nye,	Thomas,
Cameron,	Hastings,	Orlikowski,	Venus,
Capelle,	Hite,	Orrison,	Vollmer,
Carroll,	Hoffman,	Pence,	Walsh,
Chapman,	Holl,	Plumb,	Welsh,
Collins,	Hoover,	Quinlisk,	White,
Colter,	Horwitz,	Read, of Summit,	Williams,
Conover,	Hunter,	Reid, of Fayette,	Winans,
Cooper,	Jackson,	Reighard,	Wintermute,
Cowan,	Kathe,	Reppert,	Winters,
Crawford,	Kemerer,	Reynolds,	Young—90.

The bill was passed.

The title was agreed to.

H. B. No. 494 — Mr. Gilson, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 67, nays 12, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Hunter,	Reppert,
Agler,	Davis,	Jackson,	Reynolds,
Anderson,	Deaton,	Kathe,	Rhulman,
Barthelmeh,	Detrick,	Kemerer,	Robinson,
Beatty,	Dickson,	Kessler,	Schweikert,
Beyer,	Diser,	King,	Scott,
Bigelow,	Duffey,	of Ashtabula,	Shanley,
Bishop,	Ertel,	Lambert,	Snyder,
Bonnell,	Etling,	Lowry,	of Hamilton,
Bour,	Fell,	McGuffey,	Terrell,
Brown, of Union,	Freeman,	Mills,	Tetlow,
Cameron,	Frick,	Mueller,	Venus,
Capelle,	Gilson,	Pence,	Vollmer,
Carroll,	Hastings,	Plumb,	Williams,
Chapman,	Hoffman,	Read, of Summit,	Winans,
Collins,	Holl,	Reid, of Fayette,	Winters,
Conover,	Hoover,	Reighard,	Woodworth — 67.
Cooper,			

Those who voted in the negative are: Messrs.

Brennan,	Foreman,	Morris,	Walsh,
Doster,	Hoaglin,	Orlikowski,	Wintermute,
Fellinger,	Horwitz,	Smith, of Butler,	Young—12.

The bill was passed.

The title was agreed to.

H. B. No. 388 — Mr. Brown, of Ashland, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Holl,	Plumb,
Agler,	of Morrow,	Hoover,	Ouinlisk,
Anderson,	Davis,	Hunter,	Read, of Summit,
Barthelmeh,	Deaton,	Jackson,	Reid, of Fayette,
Beatty,	Detrick,	Kathe,	Reighard,
Beyer,	Dickson,	Kemerer,	Reppert,
Bigelow,	Diser,	Kessler,	Reynolds,
Bishop,	Doster,	King,	Rhulman,
Bonnell,	Duffey,	of Ashtabula,	Robinson,
Bour,	Ertel,	King,	Scott,
Brennan,	Etling,	of Franklin,	Shanley,
Brown,	Fell,	Lambert,	Siebert,
of Ashland,	Fellinger,	Lowry,	Snyder,
Brown, of Union,	Foreman,	McCormick,	of Pickaway,
Cameron,	Freeman,	McGuffey,	Sweeney,
Carroll,	Frick,	Morris,	Terrell,
Collins,	Fulton,	Mueller,	Thatcher,
Conover,	Gilson,	Murphy,	Venus,
Cooper,	Gutherv,	Nungesser,	Vollmer,
Crawford,	Hastings,	Nye,	White,
Criswell,	Hite,	Orlikowski,	Winters,
of Coshocton,	Hoaglin,	Pence,	Woodworth,
	Hoffman,	Plank,	Young—85.

The bill was passed.

The title was agreed to.

H. B. No. 425 — Mr. Carroll, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 87, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Jackson,	Robinson,
Agler,	Detrick,	Kathe,	Schweikert,
Anderson,	Dickson,	Kemerer,	Scott,
Barthelmeh,	Diser,	Kessler,	Shanley,
Beatty,	Doster,	King,	Siebert,
Beyer,	Ertel,	of Ashtabula,	Smith, of Butler,
Bigelow,	Etling,	Kramer,	Snyder,
Bishop,	Fell,	Lambert,	of Hamilton,
Boggs,	Fellinger,	Lustig,	Snyder,
Bonnell,	Foreman,	McCormick,	of Pickaway,
Bour,	Freeman,	Morris,	Sweeney,
Brown,	Frick,	Mueller,	Terrell,
of Ashland,	Fulton,	Murphy,	Tetlow,
Brown, of Union,	Gilson,	Nungesser,	Thatcher,
Cameron,	Guthery,	Orlikowski,	Venus,
Capelle,	Hastings,	Pence,	Warnes,
Carroll,	Hite,	Plank,	Welsh,
Chapman,	Hoaglin,	Plumb,	Williams,
Collins,	Hoffman,	Quinlisk,	Winans,
Conover,	Holl,	Read, of Summit,	Wintermute,
Cooper,	Hoover,	Reid, of Fayette,	Winters,
Crawford,	Horwitz,	Reynolds,	Young—87.
Criswell,	Hunter,	Rhulman,	
of Morrow,			

The bill was passed.

The title was agreed to.

H. B. No. 215 — Mr. Reid, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 78, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Horwitz,	Quinlisk,
Agler,	of Morrow,	Hunter,	Read, of Summit,
Anderson,	Davis,	Jackson,	Reid, of Fayette,
Barthelmeh,	Deaton,	Kathe,	Reynolds,
Beyer,	Detrick,	Kemerer,	Rhulman,
Bishop,	Dickson,	Kessler,	Robinson,
Boggs,	Diser,	King,	Schweikert,
Bonnell,	Doster,	of Franklin,	Scott,
Bour,	Ertel,	Kramer,	Shanley,
Brennan,	Etling,	Lambert,	Siebert,
Brown,	Fell,	McCormick,	Snyder,
of Ashland,	Freeman,	McGuffey,	of Pickaway,
Brown, of Union,	Frick,	Morris,	Tetlow,
Cameron,	Fulton,	Mueller,	Thatcher,
Capelle,	Gilson,	Murphy,	Venus,
Chapman,	Guthery,	Nungesser,	Vollmer,
Clark,	Hastings,	Nye,	Warnes,
Collins,	Hite,	Orlikowski,	Welsh,
Conover,	Hoaglin,	Pence,	Williams,
Crawford,	Hoover,	Plank,	Wintermute,
		Plumb,	Woodworth—78.

The bill was passed.

The title was agreed to.

S. B. No. 183 — Mr. Wise, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 76, nays 20, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	King,	Shanley,
Agler,	of Morrow,	of Franklin,	Siebert,
Barthelmeh,	Davis,	Kramer,	Smith, of Butler,
Beyer,	Deaton,	Lambert,	Snyder,
Bigelow,	Dickson,	Lustig,	of Hamilton,
Black,	Diser,	McCormick,	Snyder,
of Wyandot,	Doster,	McGuffey,	of Pickaway,
Boggs,	Duffey,	Morris,	Sweeney,
Bonnell,	Ertel,	Nungesser,	Terrell,
Bour,	Etling,	Nye,	Tetlow,
Brennan,	Fell,	Orlikowski,	Thatcher,
Brown,	Foreman,	Orrison,	Venus,
of Ashland,	Freeman,	Plank,	Vollmer,
Cameron,	Fulton,	Plumb,	Walsh,
Chapman,	Horwitz,	Read, of Summit,	Warnes,
Clark,	Hunter,	Reynolds,	Welsh,
Collins,	Kemerer,	Rhulman,	White,
Cooper,	Kennedy,	Schaefer,	Williams,
Cowan,	Kessler,	Schweikert,	Winans,
Crawford,	Kilrain,	Scott,	Young—76.
Criswell,	King,		
of Coshocton,	of Ashtabula,		

Those who voted in the negative are: Messrs.

Bishop,	Gilson,	Hoover,	Pence,
Brown, of Union,	Guthery,	Jackson,	Quinlisk,
Capelle,	Hastings,	Kathe,	Robinson,
Detrick,	Hoaglin,	Mueller,	Wintermute,
Frick,	Holl,	Murphy,	Woodworth—20.

The bill was passed.

The title was agreed to.

H. B. No. 424 — Mr. Terrell, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 72, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Reynolds,
Barthelmeh,	Detrick,	of Ashtabula,	Robinson,
Behne,	Doster,	King,	Schweikert,
Beyer,	Duffey,	of Franklin,	Shanley,
Bishop,	Etling,	Kramer,	Siebert,
Black,	Fell,	Lambert,	Snyder,
of Wyandot,	Foreman,	Lustig,	of Pickaway,
Boggs,	Freeman,	McCormick,	Sweeney,
Bonnell,	Fulton,	Morris,	Terrell,
Bour,	Hastings,	Murphy,	Tetlow,
Brennan,	Hoaglin,	Nungesser,	Thatcher,
Brown,	Hoffman,	Nye,	Venus,
of Ashland,	Holl,	Orlikowski,	Vollmer,
Capelle,	Horwitz,	Pence,	Warnes,
Chapman,	Jackson,	Plumb,	White,
Collins,	Kathe,	Quinlisk,	Williams,
Conover,	Kemerer,	Read, of Summit,	Winans,
Criswell,	Kessler,	Reid, of Fayette,	Wintermute,
of Morrow,	Kilrain,	Reppert,	Winters,
Davis,			Young—72.

The bill was passed.

The title was agreed to.

H. B. No. 203 — Mr. Vollmer, was taken up and read the third time. The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 78, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Jackson,	Schweikert,
Parthelmeh,	Deaton,	Kathe,	Scott,
Behne,	Detrick,	Kemerer,	Shanley,
Beyer,	Dickson,	Kessler,	Siebert,
Black,	Doster,	Kilrain,	Sweeney,
of Wyandot,	Duffey,	King,	Terrell,
Poggs,	Ertel,	of Franklin,	Tetlow,
Bonnell,	Fell,	Kramer,	Thatcher,
Bour,	Fellinger,	Lambert,	Venus,
'rennan,	Foreman,	Lowry,	Vollmer,
Brown,	Freeman,	Lustig,	Walsh,
of Ashland,	Frick,	Nungesser,	Welsh,
Brown, of Union,	Fulton,	Nye,	White,
Cameron,	Hastings,	Orlikowski,	Williams,
Chapman,	Hite,	Orrison,	Winans,
Collins,	Hoaglin,	Plank,	Wintermute,
Cooper,	Hoffman,	Plumb,	Winters,
Crawford,	Holl,	Quinlisk,	Woodworth,
Criswell,	Hoover,	Read, of Summit,	Young—78.
of Coshocton,	Horwitz,	Reppert,	
Criswell,	Hunter,	Reynolds,	
of Morrow,			

Messrs. Bishop and Guthery voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 449 — Mr. Brown, of Union, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 75, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Schaefer,
Agler,	of Morrow,	Kemerer,	Schweikert,
Barthelmeh,	Davis,	Kennedy,	Scott,
Behne,	Deaton,	Kessler,	Shanley,
Beyer,	Diser,	Kilrain,	Siebert,
Bigelow,	Donaldson,	King,	Smith, of Butler,
Bishop,	Doster,	of Franklin,	Snyder,
Black,	Duffey,	Lambert,	of Hamilton,
of Wyandot,	Fell,	Lowry,	Snyder,
Bonnell,	Freeman,	McCormick,	of Pickaway,
Bour,	Frick,	McGuffey,	Sweeney,
Brown,	Fulton,	Mueller,	Terrell,
of Ashland,	Gilson,	Murphy,	Tetlow,
Brown, of Union,	Guthery,	Nungesser,	Thatcher,
Cameron,	Hastings,	Nye,	Venus,
Capelle,	Hite,	Orlikowski,	Vollmer,
Collins,	Hoaglin,	Pence,	Walsh,
Colter,	Hoffman,	Reppert,	Winters,
Conover,	Holl,	Reynolds,	Woodworth,
Cooper,	Hunter,	Rhulman,	Young—75.
Crawford,			

The bill was passed.

The title was agreed to.

H. B. No. 433—Mr. Snyder, of Hamilton, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 91, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Diser,	King,	Reynolds,
Agler,	Doster,	of Ashtabula,	Schweikert,
Barthelmeh,	Duffey,	King,	Scott,
Beatty,	Fell,	of Franklin,	Shanley,
Behne,	Fellinger,	Kramer,	Siebert,
Beyer,	Foreman,	Lambert,	Smith, of Butler,
Bigelow,	Freeman,	Lowry,	Snyder,
Boggs,	Frick,	Lustig,	of Hamilton,
Bonnell,	Fulton,	McCormick,	Snyder,
Bour,	Gilson,	McGuffey,	of Pickaway,
Brennan,	Guthery,	Morris,	Sweeney,
Brown,	Hastings,	Mueller,	Terrell,
of Ashland,	Hite,	Murphy,	Tetlow,
Brown, of Union,	Hoaglin,	Nungesser,	Thatcher,
Cameron,	Hoffman,	Nye,	Venus,
Capelle,	Holl,	Orlikowski,	Vollmer,
Collins,	Hoover,	Orrison,	Walsh,
Cooper,	Horwitz,	Pence,	Warnes,
Crawford,	Hunter,	Plank,	Williams,
Criswell,	Jackson,	Plumb,	Winans,
of Morrow,	Kathe,	Quinlisk,	Wintermute,
Davis,	Kennedy,	Read, of Summit,	Winters,
Deaton,	Kessler,	Reid, of Fayette,	Woodworth,
Detrick,	Kilrain,	Reppert,	Young—91.
Dickson,			

The bill was passed.

The title was agreed to.

H. B. No. 484—Mr. Plumb, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 70, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Kilrain,	Read, of Summit,
Agler,	Davis,	King,	Reynolds,
Anderson,	Etling,	of Ashtabula,	Schaefer,
Barthelmeh,	Fell,	King,	Schweikert,
Beatty,	Freeman,	of Franklin,	Scott,
Behne,	Frick,	Kramer,	Siebert,
Bigelow,	Fulton,	Lambert,	Sweeney,
Bishop,	Gilson,	Lowry,	Tetlow,
Black,	Guthery,	McCormick,	Thatcher,
of Wyandot,	Hastings,	McGuffey,	Venus,
Bonnell,	Hoffman,	Morris,	Vollmer,
Bour,	Holl,	Mueller,	Walsh,
Brennan,	Hoover,	Murphy,	Warnes,
Brown, of Union,	Horwitz,	Orlikowski,	White,
Carroll,	Hunter,	Orrison,	Williams,
Clark,	Jackson,	Plank,	Winans,
Conover,	Kathe,	Plumb,	Wintermute,
Cooper,	Kemerer,	Quinlisk,	Winters,
			Woodworth—70.

The bill was passed.

The title was agreed to.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

H. J. R. No. 38—Mr. Thomas. Providing for the appointment by the governor of Ohio of a commission to investigate and report an equitable method of weighing coal at the mines, when the employes are to be paid for their labor on the basis of weight, measures or quantity, and that will at the same time be to the best interest of the consumers and protect the coal measures of the state.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 216—Mr. Herner. To abolish the office of board of trustees of public affairs in villages, to amend section 4357 and to repeal sections 4358, 4359, 4360 and 4361 of the General Code.

Attest:

W. V. GOSHORN,
Clerk,

Said bill was read the first time.

Mr. Lowry moved that the rules be suspended and that S. B. No. 216 be referred at once to committee.

The motion was agreed to and said bill was referred to committee on Villages.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House of Representatives is requested:

S. B. No. 194—Mr. Hudson. To amend section 2503-1 of the General Code, relating to the power of counties to appropriate money or issue bonds in aid of the construction by public authority and control of canals or waterways suitable for steamships, steamboats, barges or other vessels.

S. B. No. 195—Mr. Hudson. Authorizing any state adjoining the state of Ohio to locate, construct, maintain and operate a canal or waterway within the state of Ohio, granting to any board or commission, or officer or officers, authorized by said adjoining state to carry on said work, the right to exercise all their powers, faculties and privileges in the state of Ohio, including the power to acquire property and rights by purchase, condemnation or otherwise, making applicable to said board or commission, or officer or officers, certain sections of the General Code of Ohio, relating to ship canal companies, and prescribing the conditions under which the authority herein conferred is given.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

Mr. Frick moved that the rules be suspended and S. B. Nos. 194 and 195 be referred at once to committees.

The motion was agreed to and said bills were referred to the committee on Public Works.

Mr. Warnes moved that the rules be suspended and S. B. Nos. 226, 227, 244, 234, and 58 be made special orders for Friday at 1:45, 1:50, 2:00, 2:05 and 2:10 o'clock p. m. respectively.

The motion was agreed to and said bills were made special orders.

By unanimous consent the following bill was introduced and read the first time:

H. B. No. 656 — Mr. Kennedy. For the relief of Mary T. Harris, on account of the loss of her husband, William Harris, who lost his life while in the performance of military duty as a member of the Ohio national guard.

Mr. Kennedy moved that the rules be suspended and H. B. No. 656 be referred at once to committee.

The motion was agreed to and the bill was referred to the committee on Appropriations and Finance.

By unanimous consent the following bill was introduced and read the first time.

H. B. No. 657 — Mr. Kennedy. For the relief of Hattie G. Harper, on account of the loss of her husband, E. L. Harper, who lost his life while in the performance of military duty as a member of the Ohio national guard.

Mr. Kennedy moved that the rules be suspended and H. B. No. 657 be referred at once to committee.

The motion was agreed to and the bill was referred to the committee on Appropriations and Finance.

By unanimous consent, Mr. Warnes, submitted the following report:

The standing committee on Public Utilities, to which was referred H. B. No. 641 — Mr. Snyder, of Hamilton, having had the same under consideration, reports it back and recommends its passage.

LOUIS H. CAPELLE,
JOHN R. KING,
W. A. RHULMAN,
DON P. MILLS,

SAMUEL J. BLACK,
WM. H. SCHWEIKERT,
M. A. WARNES,
CHAS. A. ORRISON.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

By unanimous consent, Mr. Warnes submitted the following report:

The standing committee on Public Utilities, to which was referred H. B. No. 549 — Mr. Warnes, having had the same under consideration, reports it back, and recommends its passage.

CHAS. A. ORRISON,
FRANK P. LAMBERT,
WM. H. SCHWEIKERT,
M. A. WARNES,

SAMUEL J. BLACK,
W. A. RHULMAN,
DON P. MILLS.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

By unanimous consent Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 653 — Mr. Read, having had the same under consideration, reports it back and recommends its passage.

ROBERT BLACK,
LAWRENCE BRENNAN,
A. ROSS READ,
ED. H. BISHOP,
JOHN F. GILSON,
T. HOOVER,

HERBERT BIGELOW,
C. APPENZELLER,
STEPHEN M. YOUNG,
CHAS. A. ORRISON,
WALTER G. AGLER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

By unanimous consent, Mr. Clark submitted the following report:

The standing committee on Appropriations and Finance, to which was referred S. B. No. 226 — Mr. Mooney, having had the same under consideration, reports it back and recommends its passage.

JOHN COWAN,
H. N. DONALDSON,
I. S. GUTHERY,
A. BEYER,
R. R. KENNEDY,

GEO. M. MORRIS,
JAMES R. CLARK,
E. N. BOGGS,
H. FELLINGER.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Clark moved that the rules be suspended and H. B. Nos. 614 and 622 and S. B. No. 206 be made special orders for Saturday at 9:30, 9:35 and 9:40 o'clock a. m. respectively.

The motion was agreed to.

By unanimous consent, Mr. Detrick submitted the following report:

The standing committee on Taxation, to which was referred S. B. No. 161 — Mr. Gregory, having had the same under consideration, reports it back and recommends its passage.

LOUIS CAPPELLE,
W. S. KING,
M. G. NUNGESSER,
DON P. MILLS,

IRVIN F. SNYDER,
CHAS. D. CONOVER,
GUY DETRICK.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Fulton moved that the rules be suspended and H. B. No. 567 be made a special order for Thursday at 3:00 o'clock p. m.

The motion was disagreed to.

On motion of Mr. Bishop, the House adjourned at 5:35 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Friday, April 11, 1913, 9:00 o'clock a. m.

The house met pursuant to adjournment.

Prayer was offered by the Reverend J. Talbert Keenan, of Columbus, Ohio.

The journal of yesterday was read and approved.

Mr. Lowry moved that the constitutional rule requiring bills to be read fully on three different days be dispensed with and all bills on the calendar for third reading be read by their titles only.

The motion was agreed to and H. B. No. 493 — Mr. Pence, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 75, nays 4, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Colter,	Horwitz,	Pence,
Anderson,	Conover,	Hunter,	Plank,
Appenzeller,	Cooper,	Jackson,	Plumb,
Barthelmeh,	Criswell,	Kathe,	Quinlisk,
Beatty,	of Coshocton,	Kemerer,	Read, of Summit,
Behne,	Criswell,	Kennedy,	Reid, of Fayette,
Beyer,	of Morrow,	Kessler,	Shanley,
Bishop,	Davis,	King,	Siebert,
Black,	Deaton,	of Ashtabula,	Smith, of Butler,
of Hamilton,	Dickson,	King,	Snyder,
Black,	Fell,	of Franklin,	of Hamilton,
of Wyandot,	Freeman,	Kramer,	Stivers,
Bonnell,	Frick,	Lambert,	Thatcher,
Bour,	Fulton,	Leist,	Thomas,
Brennan,	Gilson,	Lustig,	Venus,
Brown,	Hastings,	McCormick,	Vollmer,
of Ashland,	Hite,	Mills,	White,
Cameron,	Hoaglin,	Morris,	Williams,
Capelle,	Hoffman,	Nungesser,	Wintermute,
Carroll,	Holl,	Nye,	Winters—75.
Collins,	Hoover,	Orlikowski,	

Messrs. Brown, of Union, Etling, Lowry and Schweikert voted in the negative.

The bill was passed. The title was agreed to.

Mr. Kennedy arose to a question of privilege, and asked that his vote be recorded on H. B. No. 56 — Mr. Bigelow. His name being called, Mr. Kennedy voted "No".

H. B. No. 525, Mr. Thatcher, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 68, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Reid, of Fayette,
Agler,	of Morrow,	Kessler,	Reighard,
Barthelmeh,	Deaton,	King,	Schweikert,
Behne,	Dickson,	of Ashtabula,	Scott,
Beyer,	Doster,	King,	Shanley,
Bishop,	Fell,	of Franklin,	Siebert,
Black,	Freeman,	Kramer,	Smith, of Butler,
of Hamilton,	Frick,	Lambert,	Snyder,
Black,	Fulton,	Leist,	of Hamilton,
of Wyandot,	Gilson,	Lustig,	Stivers,
Bonnell,	Hastings,	McCormick,	Tetlow,
Brown,	Hite,	Morris,	Thatcher,
of Ashland,	Hoaglin,	Nungesser,	Venus,
Brown, of Union,	Hoffman,	Nye,	Vollmer,
Cameron,	Holl,	Orlikowski,	White,
Capelle,	Horwitz,	Pence,	Williams,
Conover,	Hunter,	Plank,	Winans,
Cooper,	Jackson,	Plumb,	Wintermute—68.
Crawford,	Kathe,	Quinlisk,	

The bill was passed. The title was agreed to.

H. B. No. 528 — Mr. Bonnell, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 78, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Reighard,
Barthelmeh,	of Morrow,	Kemerer,	Reynolds,
Behne,	Davis,	Kessler,	Rhulman,
Beyer,	Deaton,	King,	Schweikert,
Bishop,	Dickson,	of Franklin,	Scott,
Black,	Donaldson,	Kramer,	Shanley,
of Hamilton,	Doster,	Lambert,	Siebert,
Black,	Ertel,	Leist,	Smith, of Butler,
of Wyandot,	Etling,	Lustig,	Snyder,
Boggs,	Fell,	McCormick,	of Hamilton,
Bonnell,	Freeman,	Mills,	Stivers,
Bour,	Frick,	Morris,	Tetlow,
Brown,	Gilson,	Nungesser,	Thatcher,
of Ashland,	Hastings,	Nye,	Thomas,
Cameron,	Hite,	Orlikowski,	Venus,
Capelle,	Hoaglin,	Pence,	Vollmer,
Collins,	Hoffman,	Plank,	White,
Colter,	Holl,	Plumb,	Williams,
Conover,	Hoover,	Quinlisk,	Wintermute,
Cooper,	Horwitz,	Read, of Summit,	Winters,
Crawford,	Hunter,	Reid, of Fayette,	Woodworth—78.

The bill was passed. The title was agreed to.

H. B. No. 385 — Mr. Stivers, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 55, nays 33, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cooper,	Hoffman,	Schweikert,
Appenzeller,	Criswell,	Kathe,	Siebert,
Barthelmeh,	of Coshocton,	Kessler,	Smith, of Butler,
Beatty,	Criswell,	Kilrain,	Snyder,
Beyer,	of Morrow,	Lambert,	of Hamilton,
Black,	Deaton,	Leist,	Stivers,
of Hamilton,	Detrick,	Lustig,	Sweeney,
Black,	Doster,	Mills,	Tetlow,
of Wyandot,	Ertel,	Nungesser,	Vollmer,
Bour,	Etling,	Nye,	Walsh,
Brennan,	Fell,	Orlikowski,	Warnes,
Brown,	Frick,	Reid, of Fayette,	White,
of Ashland,	Fulton,	Reighard,	Wintermute,
Brown, of Union,	Gilson,	Reynolds,	Winters,
Cameron,	Hite,	Schaefer,	Young—55.
Clark,			

Those who voted in the negative are: Messrs.

Agler,	Donaldson,	Kemerer,	Rhulman,
Anderson,	Foreman,	King,	Scott,
Behne,	Freeman,	of Franklin,	Shanley,
Bishop,	Hastings,	Kramer,	Snyder,
Boggs,	Hoaglin,	McCormick,	of Pickaway,
Capelle,	Holl,	Pence,	Thatcher,
Collins,	Hoover,	Plank,	Thomas,
Colter,	Hunter,	Quinlisk,	Venus—33.
Dickson,	Jackson,	Read, of Summit,	

The bill not having received a constitutional majority was lost.

9:35 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of S. B. No. 241 — Mr. Friebolin.

Am. S. B. No. 18 — Mr. Greenlund, being a special order for second reading for 9:30 o'clock a. m., was taken up and read the second time.

The question being "Shall the bill be read the third time?"

9:45 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 638 — Mr. Bigelow.

The question recurring, "Shall Am. S. B. No. 18 be read the third time?"

9:50 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 322 — Mr. Snyder, of Hamilton.

The question recurring, "Shall Am. S. B. No. 18 be read the third time?", Mr. Kramer moved to refer the bill to a select committee of one, with instructions to amend as follows:

After the "period" in line 581 insert the following, "Such levy shall be subject to all the limitations provided by law upon the aggregate amount, rate, maximum rate and combined maximum rate of taxation".

The motion was agreed to, and Mr. Kramer was appointed such committee, and reported the bill amended as instructed.

Mr. Reid moved to refer the bill to a select committee of one, with instructions to amend as follows: In line 580 strike out "shall" and insert in lieu thereof the word "may".

The question being "Shall the motion of Mr. Reid be agreed to?", the yeas and nays were demanded, taken and resulted — yeas 46, nays 60, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kathe,	Reighard,
Anderson,	Dickson,	Kemerer,	Rhulman,
Appenzeller,	Donaldson,	Kramer,	Scott,
Boggs,	Etling,	Leist,	Shanley,
Bonnell,	Fell,	Lowry,	Smith, of Butler,
Brown, of Union,	Frick,	McCormick,	Snyder,
Cameron,	Fulton,	Nungesser,	of Pickaway,
Capelle,	Gilson,	Pence,	Thomas,
Collins,	Hoover,	Plank,	Welsh,
Conover,	Hunter,	Plumb,	Winters,
Crawford,	Jackson,	Quinlisk,	Woodworth — 46.
Criswell,	Jenkins,	Reid, of Fayette,	
of Morrow,			

Those who voted in the negative are: Messrs.

Agler,	Cooper,	Kessler,	Siebert,
Barthelmeh,	Criswell,	Kilrain,	Snyder,
Beatty,	of Coshocton,	King,	of Hamilton,
Behne,	Davis,	of Franklin,	Stivers,
Beyer,	Detrick,	Lambert,	Sweeney,
Bigelow,	Diser,	Lustig,	Terrell,
Bishop,	Doster,	Mills,	Tetlow,
Black,	Duffey,	Morris,	Venus,
of Wyandot,	Foreman,	Nye,	Vollmer,
Bour,	Freeman,	Orlikowski,	Walsh,
Brennan,	Hastings,	Orrison,	Warnes,
Brown,	Hite,	Read, of Summit,	White,
of Ashland,	Hoaglin,	Reppert,	Williams,
Carroll,	Hoffman,	Reynolds,	Winans,
Chapman,	Holl,	Schaefer,	Wintermute,
Clark,	Horwitz,	Schweikert,	Young—60.
Colter,			

The motion was disagreed to.

10:00 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 604 — Mr. Duffey.

The question recurring "Shall Am. S. B. No. 18 — Mr. Greenlund, be read the third time?", Mr. Collins moved to refer the bill to a select committee of one, with instructions to amend as follows: In line 520, strike out "fifteen" in lieu insert "ten".

In line 523 strike out "Fifteen," in lieu insert "ten".

The motion was disagreed to.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Warnes, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and Am. S. B. No. 18 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 96, nays 4, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Schweikert,
Agler,	of Morrow,	Kemerer,	Scott,
Anderson,	Davis,	Kennedy,	Shanley,
Appenzeller,	Deaton,	Kessler,	Siebert,
Barthelmeh,	Detrick,	Kilrain,	Smith, of Butler,
Beatty,	Dickson,	King,	Snyder,
Behne,	Diser,	of Ashtabula,	of Hamilton,
Beyer,	Doster,	King,	Snyder,
Bigelow,	Duffey,	of Franklin,	of Pickaway,
Bishop,	Ertel,	Kramer,	Stivers,
Black,	Etling,	Lambert,	Sweeney,
of Hamilton,	Fell,	Lowry,	Terrell,
Black,	Fellinger,	Lustig,	Tetlow,
of Wyandot,	Foreman,	Mills,	Thatcher,
Bonnell,	Freeman,	Morris,	Thomas,
Bour,	Frick,	Nungesser,	Venus,
Brennan,	Fulton,	Nye,	Vollmer,
Brown,	Guthery,	Orlikowski,	Walsh,
of Ashland,	Hastings,	Orrison,	Warnes,
Capelle,	Hite,	Pence,	Welsh,
Carroll,	Hoaglin,	Quinlisk,	White,
Chapman,	Hoffman,	Read, of Summit,	Williams,
Clark,	Holl,	Reppert,	Winans,
Collins,	Horwitz,	Reynolds,	Winters,
Cooper,	Jackson,	Rhulman,	Woodworth,
Criswell,	Jenkins,	Schaefer,	Young—96.
of Coshocton,			

Messrs. Cameron, McCormick and Wintermute voted in the negative.

The bill was passed.

The title was agreed to.

S. B. No. 241 — Mr. Friebohn, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Bigelow, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 241 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 77, nays 13, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bour,	Deaton,	Fulton,
Barthelmeh,	Brennan,	Dickson,	Guthery,
Beatty,	Cameron,	Doster,	Hite,
Behne,	Carroll,	Duffey,	Hoaglin,
Beyer,	Chapman,	Ertel,	Hoffman,
Bigelow,	Clark,	Etling,	Holl,
Black,	Criswell,	Fell,	Horwitz,
of Hamilton,	of Coshocton,	Fellinger,	Hunter,
Black,	Criswell,	Foreman,	Kemerer,
of Wyandot,	of Morrow,	Freeman,	Kessler,
Bonnell,	Davis,	Frick,	Kilrain

Those who voted in the affirmative are: Messrs.—Concluded.

King,	Nye,	Schweikert,	Tetlow,
of Ashtabula,	Orlikowski,	Shanley,	Vollmer,
King,	Orrison,	Siebert,	Walsh,
of Franklin,	Plumb,	Smith, of Butler,	Welsh,
Lambert,	Read, of Summit,	Snyder,	White,
Lowry,	Reid, of Fayette,	of Hamilton,	Williams,
Lustig,	Reppert,	Snyder,	Winans,
Mills,	Reynolds,	of Pickaway,	Winters,
Morris,	Rhulman,	Sweeney,	Woodworth,
Mueller,	Schaefer,	Terrell,	Young—77.
Nungesser,			

Those who voted in the negative are: Messrs.

Agler,	Collins,	Gilson,	McCormick,
Anderson,	Conover,	Hastings,	Pence,
Brown, of Union,	Crawford,	Hoover,	Wintermute—13.
Capelle,			

The bill was passed.

The title was agreed to.

H. B. No. 638 — Mr. Bigelow, was taken up and read the second time.

The question being “Shall the bill be read the third time?”, Mr. Acker moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 47, after period, add “when any constitutional amendment or other measure has been published in pamphlet form in accordance with the provisions of this act, the same shall be in lieu of any other method of advertising provided by law”.

The motion was agreed to, and Mr. Acker was appointed such committee, and reported the bill amended as instructed.

Mr. Winans moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 22 after the word “electors” add “which committee shall serve without compensation and”.

The motion was agreed to, and Mr. Winans was appointed such committee, and reported the bill amended as instructed.

Mr. Diser moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7 strike out the following “and arguments upon”.

In line 12 strike out “and argument”.

In line 11 strike out “and the argument in support of”.

In line 20 strike out “and the argument for or against”.

In line 23 strike out “or argument”.

In line 27 strike out “and arguments”.

In line 66 strike out “arguments and”.

In line 67 strike out “and” at end of line and in line 68 strike out “arguments”.

In line 76 strike out “arguments” and substitute “explanations”.

In line 43 strike out “containing arguments for or against any matter”.

The question being “Shall the motion of Mr. Diser be agreed to?”, the yeas and nays were demanded, taken and resulted — yeas 73, nays 22, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	Kennedy,	Quinlisk,
Agler,	Dickson,	Kilrain,	Reid, of Fayette,
Anderson,	Diser,	King,	Reighard,
Appenzeller,	Doster,	of Franklin,	Reynolds,
Behne,	Duffey,	Kramer,	Rhulman,
Bigelow,	Etling,	Leist,	Smith, of Butler,
Bishop,	Fell,	Lowry,	Snyder,
Boggs,	Fellinger,	Lustig,	of Pickaway,
Bonnell,	Foreman,	McCormick,	Sweeney,
Brown, of Union,	Frick,	Mills,	Thatcher,
Cameron,	Fulton,	Morris,	Vonderheide,
Capelle,	Gilson,	Mueller,	Walsh,
Carroll,	Guthery,	Murphy,	Warnes,
Collins,	Hastings,	Nungesser,	Welsh,
Crawford,	Hoover,	Orlikowski,	White,
Criswell,	Hunter,	Orrison,	Wintermute,
of Coshocton,	Jenkins,	Pence,	Winters,
Davis,	Kathe,	Plank,	Woodworth,
Deaton,	Kemerer,	Plumb,	Young—73.

Those who voted in the negative are: Messrs.

Barthelmeh,	Clark,	Lambert,	Snyder,
Beatty,	Colter,	Nye,	of Hamilton,
Black,	Conover,	Read, of Summit,	Terrell,
of Hamilton,	Criswell,	Reppert,	Vollmer,
Black,	of Morrow,	Schweikert,	Williams,
of Wyandot,	Freeman,	Shanley,	Winans—22.
Bour,	Hoffman,		

The motion was agreed to, and Mr. Diser was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", Mr. Bigelow moved that the vote by which the motion of Mr. Diser was agreed to, be reconsidered.

Mr. Bishop demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the vote by which the motion of Mr. Diser was agreed to, be reconsidered?", the yeas and nays were demanded, taken and resulted — yeas 29, nays 72, as follows:

Those who voted in the affirmative are: Messrs.

Barthelmeh,	Chapman,	Hoffman,	Snyder,
Beatty,	Clark,	Kessler,	of Hamilton,
Bigelow,	Colter,	Lambert,	Snyder,
Black,	Conover,	Mills,	of Pickaway,
of Hamilton,	Criswell,	Nye,	Tetlow,
Black,	of Morrow,	Read, of Summit,	Vollmer,
of Wyandot,	Davis,	Reppert,	Williams,
Bour,	Freeman,	Schweikert,	Winans,
		Shanley,	Young—29.

Those who voted in the negative are: Messrs.

Acker,	Brown,	Criswell,	Etling,
Agler,	of Ashland,	of Coshocton,	Fell,
Anderson,	Brown, of Union,	Deaton,	Foreman,
Appenzeller,	Cameron,	Detrick,	Frick,
Behne,	Capelle,	Dickson,	Fulton,
Bishop,	Carroll,	Diser,	Gilson,
Boggs,	Collins,	Doster,	Guthery,
Bonnell,	Crawford,	Duffey,	Hastings,

Those who voted in the negative are: Messrs. — Concluded.

Hoaglin,	Kramer,	Pence,	Terrell,
Hoover,	Leist,	Plank,	Thatcher,
Hunter,	Lowry,	Plumb,	Venus,
Jackson,	Lustig,	Quinlisk,	Vonderheide,
Jenkins,	McCormick,	Reid, of Fayette,	Walsh,
Kathe,	McGuffey,	Reighard,	Warnes,
Kemerer,	Morris,	Reynolds,	Welsh,
Kennedy,	Mueller,	Rhulman,	White,
Kilrain,	Murphy,	Schaefer,	Winters,
King,	Orlikowski,	Smith, of Butler,	Woodworth—72.
of Franklin,	Orrison,	Sweeney,	

The motion was disagreed to.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Lowry, the House recessed until 1:30 o'clock p. m.

1:30 o'clock p. m.

The House met pursuant to recess.

H. B. No. 322 — Mr. Snyder, of Hamilton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Winters moved to refer the bill to a select committee of one, with instructions to amend as follows: Lines 8 and 9, section 2, after "commission" insert the following:

"such salary and expenses shall in no case exceed the fees paid to the Ohio board of censors for examination and approval of motion picture films".

Line 2, section 3, strike out "moving" and insert "motion" in lieu thereof.

The motion was agreed to, and Mr. Winters was appointed such committee, and reported the bill amended as instructed.

Mr. Acker moved to refer the bill to a select committee of one, with instructions to amend as follows:

In sec. 5 in line 2 after "boards" add "of legal status".

The motion was agreed to, and Mr. Acker was appointed such committee, and reported the bill amended as instructed.

Mr. Vonderheide moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 26 after "(\$1.00)" insert "for the first copy of each film censored and twenty-five cents for each additional copy".

After "(\$2.00)" in line 29 insert "for the first copy of each such film censored and fifty cents for each additional copy".

The motion was agreed to, and Mr. Vonderheide was appointed such committee, and reported the bill amended as instructed.

Mr. Acker moved to refer the bill to a select committee of one, with instructions to amend as follows:

In sec. 2, line 7, add comma after "commission" and comma after "governor".

The motion was agreed to, and Mr. Acker was appointed such committee, and reported the bill amended as instructed.

Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

In section 3, line 24 after "displayed" insert "in public where an admission is charged."

The motion was disagreed to.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Winans, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 322 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 89, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jenkins,	Reid, of Fayette,
Anderson,	of Coshocton,	Kathe,	Reighard,
Beatty,	Criswell,	Kilrain,	Rhulman,
Behne,	of Morrow,	King,	Scott,
Beyer,	Davis,	of Ashtabula,	Shanley,
Bigelow,	Detrick,	King,	Siebert,
Bishop,	Dickson,	of Franklin,	Smith, of Butler,
Black,	Doster,	Kramer,	Snyder,
of Hamilton,	Duffey,	Lambert,	of Hamilton,
Black,	Ertel,	Lowry,	Snyder,
of Wyandot,	Etling,	Lustig,	of Pickaway,
Boggs,	Fell,	McCormick,	Sweeney,
Brennan,	Fellinger,	Mills,	Terrell,
Brown,	Foreman,	Morris,	Thatcher,
of Ashland,	Freeman,	Mueller,	Thomas,
Cameron,	Frick,	Murphy,	Venus,
Capelle,	Fulton,	Nungesser,	Vollmer,
Carroll,	Hastings,	Nye,	Vonderheide,
Chapman,	Hite,	Orlikowski,	Walsh,
Clark,	Hoaglin,	Orrison,	White,
Collins,	Hoffman,	Pence,	Winans,
Colter,	Holl,	Plank,	Wintermute,
Cooper,	Hoover,	Plumb,	Winters,
Crawford,	Jackson,	Quinlisk,	Woodworth,
		Read, of Summit,	Young — 89.

The bill was passed.

The title was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 42 — Mr. Mooney, proposing an amendment to section 2 of article XII of the constitution of Ohio.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Lowry moved that the rules be suspended and the resolution be referred at once to committee.

The motion was agreed to and the resolution was referred to the committee on Taxation.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution in which the concurrence of the House of Representatives is requested:

S. J. R. No. 43—Mr. Bernstein, proposing an amendment to article XII of the constitution of the state of Ohio relating to taxation.

Attest:

W. V. GOSHORN,
Clerk.

The resolution was laid over under the rule.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that a motion is pending in the Senate to reconsider the vote by which it passed S. J. R. No. 43—Mr. Bernstein, and the Senate requests the return of said resolution.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Lowry moved that the House accede to the request of the Senate. The motion was agreed to and S. J. R. No. 43—Mr. Bernstein, was ordered returned to the Senate:

Mr. Carroll submitted the following report:

The joint committee on enrollment has examined and found correctly enrolled, the following bills and Joint Resolutions:

H. B. No. 302—Mr. Read. To amend section 126003 of the General Code, relative to operating motor vehicles unreasonably or improperly, to include motorcycles.

H. J. R. No. 43—Mr. Black, of Hamilton. Relative to enrolling H. B. No. 633 in typewriting.

H. B. No. 230—Mr. Boggs. To regulate the manufacture and sale of insecticides and fungicides in Ohio.

H. J. R. No. 38—Mr. Thomas. Providing for the appointment by governor of Ohio of a commission to investigate and report an equitable method of weighing coal at the mines, when the employes are to be paid for their labor on the basis of weight, measures or quantity, and that will at the same time be to the best interest of the consumers and protect the coal measures of the state.

J. E. HOLDEN,
JOHN L. McDERMOTT,
WM. GREEN,
JAMES T. CARROLL,

FRANK W. THOMAS,
F. J. KILRAIN,
E. C. WOODWORTH.

The speaker of the House, in the presence of the House, signed said bills and Joint Resolutions.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 35—Mr. Nye. To provide the least number of men that may be employed on switch engines, or engines engaged in switching cars, and the penalty for the violation thereof.

H. B. No. 102 — Mr. Tetlow. To regulate the size and construction of all caboose cars used by any common carrier in this state.

H. B. No. 498 — Mr. Cowan. Ceding certain land in Ottawa county, Ohio, known as the site of Perry's Victory Memorial to the United States of America, and authorizing the governor of the state of Ohio, to convey said land to the United States of America.

H. B. No. 303 — Mr. Etling. To provide for the examination of stallions or jacks.

H. B. No. 121 — Mr. Clark. To require certain officers of municipal corporations, and other subdivisions of this state, to furnish transcripts of the proceedings relating to the issue of bonds.

Sub. H. B. No. 341 — Mr. Etling. To amend section 4710 of the General Code, relative to election in newly created village.

H. B. No. 187 — Mr. Thomas. To require the reporting of certain occupational diseases.

H. B. No. 88 — Mr. Hoaglin. To protect certain game.

H. B. No. 166 — Mr. Kessler. To amend section 3664 of the General Code, relative to the enumerated powers of municipalities.

H. B. No. 57 — Mr. Snyder, of Hamilton. To supplement section 11540 of the General Code by the enactment of section 11540-1, relating to the reading of depositions.

H. B. No. 156 — Mr. Reid, of Fayette. To amend section 10531 of the General Code, relating to the probate and contest of wills.

J. E. HOLDEN,

WM. GREEN,

JOHN L. McDERMOTT,

JAS. T. CARROLL,

FRANK W. THOMAS,

F. J. KILRAIN,

E. C. WOODWORTH.

The speaker of the House, in the presence of the House, signed said bills.

2:00 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of S. B. No. 244 — Mr. Weygandt.

H. B. No. 604 — Mr. Duffey, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Duffey moved to refer the bill to a select committee of one, with instructions to amend as follows:

After line 138 insert the following: "Said board shall have power to determine that such assessment may be made payable in annual installments not exceeding ten in number".

After line 166 insert the following: "Said bonds shall be signed, issued and sold as other county bonds are signed, issued and sold, and shall run for a period or periods not exceeding eleven years from their date, and shall not bear a greater rate of interest than six per cent., said bonds shall express upon their face the object for which they were issued, and shall be sold for not less than par and accrued interest".

In line 326 cut out the words "Contracted for by any county" and in lieu thereof insert "In process of construction, or the legislation for which has heretofore been started by the board of county commissioners of any county,"

In line 327-328 cut out the words "the making of such contract" and in lieu thereof insert "Starting such legislation."

The motion was agreed to, and Mr. Duffey was appointed such committee, and reported the bill amended as instructed.

Mr. Kramer moved to refer the bill to a select committee of one, with instructions to amend as follows:

After the "period" in line 169 insert the following: "Such levy shall be subject to all the limitations provided by law upon the aggregate amount, rate, maximum rate and combined maximum rate of taxation".

The motion was agreed to, and Mr. Kramer was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Lowry, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 604 was engrossed at the clerk's desk, and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 72, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jackson,	Reid, of Fayette,
Anderson,	of Coshocton,	Kathe,	Reighard,
Barthelmeh,	Criswell,	Kemerer,	Reynolds,
Behne,	of Morrow,	Kilrain,	Rhulman,
Beyer,	Deaton,	King,	Schaefer,
Bishop,	Diser,	of Franklin,	Schweikert,
Black,	Doster,	Kramer,	Scott,
of Hamilton,	Duffey,	Leist,	Shanley,
Black,	Ertel,	Lowry,	Siebert,
of Wyandot,	Etling,	Lustig,	Smith, of Butler,
Brennan,	Fell,	McCormick,	Snyder,
Brown,	Fellinger,	Mills,	of Pickaway,
of Ashland,	Freeman,	Morris,	Stivers,
Cameron,	Frick,	Murphy,	Terrell,
Capelle,	Hite,	Nye,	Tetlow,
Carroll,	Hoaglin,	Orlikowski,	Thomas,
Chapman,	Hoffman,	Orrison,	Venus,
Colter,	Hoover,	Plank,	Williams,
Cooper,	Hunter,	Plumb,	Winters,
		Read, of Summit,	Woodworth—72.

The bill was passed.

The title was agreed to.

S. B. No. 226 — Mr. Mooney, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Clark, the rules requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 226, was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 80, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	King,	Schweikert,
Anderson,	Dickson,	of Ashtabula,	Shanley,
Barthelmeh,	Duffey,	King,	Siebert,
Behne,	Etling,	of Franklin,	Smith, of Butler,
Black,	Fell,	Lambert,	Snyder,
of Hamilton,	Fellinger,	Leist,	of Hamilton,
Black,	Freeman,	Lowry,	Stivers,
of Wyandot,	Frick,	Lustig,	Sweeney,
Brennan,	Fulton,	McCormick,	Terrell,
Cameron,	Guthery,	Mills,	Thomas,
Capelle,	Hastings,	Mueller,	Venus,
Carroll,	Hite,	Murphy,	Vollmer,
Chapman,	Hoaglin,	Nungesser,	Vonderheide,
Clark,	Hoffman,	Nye,	Warnes,
Colter,	Holl,	Orlikowski,	Welsh,
Cooper,	Hoover,	Orrison,	White,
Crawford,	Jackson,	Plumb,	Williams,
Criswell,	Jenkins,	Read, of Summit,	Winans,
of Coshocton,	Kathe,	Reid, of Fayette,	Wintermute,
Criswell,	Kemerer,	Reighard,	Winters,
of Morrow,	Kennedy,	Rhulman,	Woodworth—80.
Deaton,	Kilrain,	Schaefer,	

The bill was passed.

The title was agreed to.

S. B. No. 227 — Mr. Lloyd, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Warnes, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 227, was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 80, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	Kilrain,	Schaefer,
Anderson,	Diser,	King,	Schweikert,
Barthelmeh,	Doster,	of Franklin,	Shanley,
Behne,	Duffey,	Kramer,	Siebert,
Beyer,	Ertel,	Lambert,	Smith, of Butler,
Bishop,	Fell,	Leist,	Sweeney,
Black,	Fellinger,	Lowry,	Tetlow,
of Hamilton,	Foreman,	Lustig,	Thatcher,
Brennan,	Freeman,	McCormick,	Thomas,
Cameron,	Frick,	Morris,	Venus,
Capelle,	Fulton,	Mueller,	Vollmer,
Carroll,	Gilson,	Murphy,	Vonderheide,
Colter,	Guthery,	Nungesser,	Warnes,
Conover,	Hastings,	Orlikowski,	Welsh,
Cooper,	Hoaglin,	Orrison,	White,
Crawford,	Hoffman,	Plumb,	Williams,
Criswell,	Hoover,	Read, of Summit,	Winans,
of Coshocton,	Hunter,	Reid, of Fayette,	Wintermute,
Criswell,	Kathe,	Reighard,	Winters,
of Morrow,	Kemerer,	Reynolds,	Woodworth,
Deaton,	Kessler,	Rhulman,	Young—80.

The bill was passed.

The title was agreed to.

S. B. No. 244—Mr. Weygandt, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Williams moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 123 strike out the letter "s" in the first word "agents".

The motion was agreed to, and Mr. Williams was appointed such committee, and reported the bill amended as instructed.

Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 11 strike out "," where it appears the first time.

The motion was agreed to, and Mr. Frick was appointed such committee, and reported the bill amended as instructed.

Mr. Lowry moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2 strike out "156" and in lieu thereof insert "159".

The motion was agreed to, and Mr. Lowry was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Lowry, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 244 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 80, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Rhulman,
Anderson,	Deaton,	of Ashtabula,	Schaefer,
Barthelmeh,	Detrick,	King,	Schweikert,
Behne,	Dickson,	of Franklin,	Shanley,
Beyer,	Duffey,	Kramer,	Siebert,
Bishop,	Ertel,	Lambert,	Snyder,
Black,	Fell,	Leist,	of Hamilton,
of Hamilton,	Fellinger,	Lowry,	Sweeney,
Boggs,	Foreman,	Lustig,	Terrell,
Brennan,	Freeman,	Morris,	Thatcher,
Brown,	Frick,	Mueller,	Thomas,
of Ashland,	Fulton,	Murphy,	Venus,
Cameron,	Gilson,	Nungesser,	Vollmer,
Capelle,	Hastings,	Orlikowski,	Vonderheide,
Carroll,	Hoaglin,	Orrison,	Walsh,
Clark,	Hoffman,	Plank,	Warnes,
Collins,	Hoover,	Plumb,	Welsh,
Conover,	Kathe,	Quinlisk,	Williams,
Cooper,	Kemerer,	Read, of Summit,	Wintermute,
Crawford,	Kessler,	Reighard,	Winters,
Criswell,	Kilrain,	Reynolds,	Woodworth,
of Coshocton,			Young—80.

Mr. Tetlow voted in the negative.

The bill was passed.

The title was agreed to.

S. B. No. 234—Mr. Dollison, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr.

Black, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3 after the word "supplemented" insert the following: "by the enactment of supplementary sections to be designated as sections 2313-1 and 2313-2 of the General Code."

The motion was agreed to, and Mr. Black, of Hamilton, was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", it was ordered read the third time.

On motion of Mr. Duffey, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 234 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 86, nays 12, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Siebert,
Anderson,	of Coshocton,	Kilrain,	Smith, of Butler,
Appenzeller,	Criswell,	King,	Snyder,
Barthelmeh,	of Morrow,	of Ashtabula,	of Hamilton,
Behne,	Deaton,	Kramer,	Snyder,
Beyer,	Detrick,	Leist,	of Pickaway,
Bigelow,	Dickson,	Lowry,	Stivers,
Bishop,	Donaldson,	Lustig,	Sweeney,
Black,	Doster,	McCormick,	Terrell,
of Hamilton,	Duffey,	McGuffey,	Tetlow,
Black,	Ertel,	Morris,	Thomas,
of Wyandot,	Etling,	Mueller,	Venus,
Boges,	Fell,	Nungesser,	Vollmer,
Brennan,	Fellinger,	Nye,	Vonderheide,
Brown,	Foreman,	Orlikowski,	Walsh,
of Ashland,	Freeman,	Orrison,	Warnes,
Cameron,	Frick,	Quinlisk,	Welsh,
Carroll,	Gilson,	Read, of Summit,	White,
Chapman,	Hite,	Reid, of Fayette,	Williams,
Clark,	Hoaglin,	Reynolds,	Winans,
Collins,	Hoffman,	Rhulman,	Wintermute,
Cowan,	Holl,	Schaefer,	Winters,
Crawford,	Kathe,	Schweikert,	Woodworth,
		Shanley,	Young — 86.

Those who voted in the negative are: Messrs.

Brown, of Union,	Diser,	Hoover,	King,
Capelle,	Fulton,	Jackson,	of Franklin,
Cooper,	Hastings,	Kemerer,	Plank,
			Plumb—12.

The bill was passed.

The title was agreed to.

S. B. No. 58—Mr. Finefrock, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Diser moved that further consideration of said bill be indefinitely postponed.

The motion was disagreed to.

The question recurring "Shall the bill be read the third time?", Mr. Acker moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 54 after learning add "?".

In line 55 eliminate the word "and" and capitalize the word "do."

Start the line 55 with the numeral "9".

The motion was agreed to, and Mr. Acker was appointed such committee, and reported the bill amended as instructed.

Mr. Cooper moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6 after the word "learning" insert "or for any other purpose than to remain permanently in the county".

In line 8 after the word "learning" insert "or when he has completed the purpose of his temporary residence in such county".

At the end of line 54 insert "or for any purpose other than to remain in this county".

The motion was disagreed to.

Mr. Thatcher moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 after "comes" insert "from another state than Ohio".

The motion was disagreed to.

Mr. Clark demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the bill be read the third time?", the yeas and nays were demanded, taken and resulted — yeas 69, nays 37, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	King,	Siebert,
Appenzeller,	Detrick,	of Ashtabula,	Smith, of Butler,
Behne,	Dickson,	Lambert,	Snyder,
Beyer,	Donaldson,	Leist,	of Hamilton,
Bigelow,	Doster,	Lowry,	Snyder,
Bishop,	Duffey,	Lustig,	of Pickaway,
Black,	Ertel,	McGuffey,	Sweeney,
of Hamilton,	Fell,	Mills,	Terrell,
Black,	Fellinger,	Morris,	Thomas,
of Wyandot,	Foreman,	Mueller,	Venus,
Brennan,	Frick,	Murphy,	Vollmer,
Brown,	Fulton,	Nungesser,	Vonderheide,
of Ashland,	Guthery,	Orlikowski,	Walsh,
Cameron,	Hite,	Orrison,	Warnes,
Carroll,	Hoffman,	Pence,	Welsh,
Chapman,	Kathe,	Quinlisk,	Wintermute,
Clark,	Kennedy,	Schaefer,	Winters,
Collins,	Kessler,	Schweikert,	Young—69.
Cowan,	Kilrain,	Shanley,	

Those who voted in the negative are: Messrs.

Anderson,	Criswell,	Jackson,	Reid, of Fayette,
Barthelmeh,	of Morrow,	Kemerer,	Reighard,
Booss,	Davis,	King,	Reynolds,
Brown, of Union,	Deaton,	of Franklin,	Stivers,
Capelle,	Diser,	Kramer,	Tetlow,
Colter,	Freeman,	McCormick,	Thatcher,
Conover,	Gilson,	Nye,	White,
Cooper,	Hastings,	Plank,	Williams,
Criswell,	Hoaglin,	Plumb,	Winans,
of Coshocton,	Hoover,	Read, of Summit,	Woodworth—37.

The bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Lowry, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 58 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 67, nays 34, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	King,	Siebert,
Appenzeller,	Dickson,	of Ashtabula,	Smith, of Butler,
Behne,	Donaldson,	Lambert,	Snyder,
Beyer,	Doster,	Lowry,	of Hamilton,
Bigelow,	Duffey,	Lustig,	Snyder,
Bishop,	Ertel,	McGuffey,	of Pickaway,
Black,	Fell,	Mills,	Sweeney,
of Hamilton,	Fellinger,	Morris,	Terrell,
Black,	Foreman,	Mueller,	Thomas,
of Wyandot,	Frick,	Murphy,	Venus,
Brennan,	Fulton,	Nungesser,	Vollmer,
Brown,	Guthery,	Orlikowski,	Vonderheide,
of Ashland,	Hite,	Orrison,	Walsh,
Cameron,	Hoffman,	Pence,	Warnes,
Carroll,	Kathe,	Quinlisk,	Welsh,
Chapman,	Kennedy,	Schaefer,	Wintermute,
Clark,	Kessler,	Schweikert,	Winters,
Cowan,	Kilrain,	Shanley,	Young—67.
Crawford,			

Those who voted in the negative are: Messrs.

Anderson,	Criswell,	Jackson,	Reighard,
Barthelmeh,	of Morrow,	King,	Reynolds,
Boggs,	Davis,	of Franklin,	Stivers,
Brown, of Union,	Deaton,	Kramer,	Tetlow,
Capelle,	Freeman,	McCormick,	Thatcher,
Collins,	Gilson,	Nye,	White,
Colter,	Hastings,	Plank,	Williams,
Conover,	Hoaglin,	Plumb,	Winans,
Criswell,	Hoover,	Read, of Summit,	Woodworth—34.
of Coshocton,			

The bill was passed.

The title was agreed to.

Mr. Lowry moved that when the House recess today that such recess be until 9:00 o'clock a. m. tomorrow.

The motion was agreed to.

Mr. Terrell moved that the rules be suspended and H. B. No. 549 — Mr. Warnes, be taken from its place on the calendar and be referred to the committee on Taxation.

The question being "Shall H. B. No. 549 be referred to the committee on Taxation?", Mr. Black, of Wyandot, demanded the previous question, which was duly seconded.

The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall H. B. No. 549, be referred to the committee on Taxation?", the motion was agreed to and said bill was referred to the committee on Taxation.

Mr. Warnes moved that the constitutional rule requiring bills to be fully read on three different days be dispensed with and bills on the calendar for third reading, be read by their titles only.

The motion was agreed to and H. B. No. 342 — Mr. Behne, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 80, nays 5, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Dickson,	Lambert,	Siebert,
Anderson,	Duffey,	Lowry,	Smith, of Butler,
Barthelmeh,	Etling,	Lustig,	Snyder,
Behne,	Fell,	McCormick,	of Hamilton,
Beyer,	Fellinger,	McGuffey,	Snyder,
Bishop,	Freeman,	Mills,	of Pickaway,
Black,	Frick,	Morris,	Sweeney,
of Hamilton,	Fulton,	Mueller,	Terrell,
Black,	Gilson,	Murphy,	Tetlow,
of Wyandot,	Guthery,	Nungesser,	Thatcher,
Boggs,	Hastings,	Nye,	Thomas,
Brennan,	Hite,	Orlikowski,	Vollmer,
Cameron,	Hoaglin,	Orrison,	Vonderheide,
Carroll,	Jackson,	Pence,	Walsh,
Chapman,	Kathe,	Plumb,	Warnes,
Clark,	Kessler,	Quinlisk,	Welsh,
Colter,	Kilrain,	Read, of Summit,	White,
Crawford,	King,	Reynolds,	Williams,
Criswell,	of Ashtabula,	Rhulman,	Wintermute,
of Coshocton,	King,	Schaefer,	Winters,
Davis,	of Franklin,	Schweikert,	Young—80.
Deaton,	Kramer,	Shanley,	

Messrs. Capelle, Collins, Hoover, Plank and Reighard voted in the negative.

The bill was passed.

Mr. Behne moved to amend the title as follows:

In the title change period to comma, and add "relating to special levy to provide funds to repair certain buildings".

The amendment was agreed to.

The title as amended was agreed to.

H. B. No. 321 — Mr. Snyder, of Hamilton, was taken up and read the third time by title.

The question being "Shall the bill pass?", Mr. Snyder, of Hamilton, moved that the rule permitting no debate or amendment to a bill after being reported by the committee on Phraseology, be suspended, and that debate or amendment be permitted on said bill.

The motion was agreed to.

Mr. Snyder, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out all of line 2 after the words "Section 1" strike out the word "and".

After line 100 insert the following: Section 2. That section 13669 and original section 13668 of the General Code be and the same are hereby repealed.

The motion was agreed to, and Mr. Snyder, of Hamilton, was appointed such committee, and reported the bill amended as instructed.

Mr. Snyder, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3 after the word "amended" insert the following "and supplemented by the enactment of supplementary sections to be designated as sections 13668-1, 13668-2, 13668-3, 13668-4, 13668-5, 13668-6,

13668-7, 13668-8, 13668-9, 13668-10, 13668-11, 13668-12, 13668-13, 13668-14, 13668-15, 13668-16, 13668-17, 13668-18 and 13668-19.

In line 3 insert "of the General Code" after the numerals, "13668".

The motion was agreed to, and Mr. Snyder, of Hamilton, was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 80, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Shanley,
Barthelmeh,	Deaton,	of Franklin,	Siebert,
Behne,	Detrick,	Kramer,	Smith, of Butler,
Bigelow,	Ertel,	Lambert,	Snyder,
Bishop,	Etling,	Lowry,	of Hamilton,
Black,	Fell,	Lustig,	Snyder,
of Hamilton,	Fellinger,	McCormick,	of Pickaway,
Black,	Freeman,	McGuffey,	Stivers,
of Wyandot,	Frick,	Morris,	Sweeney,
Boggs,	Fulton,	Mueller,	Terrell,
Brennan,	Gilson,	Nungesser,	Tetlow,
Cameron,	Guthery,	Nye,	Thatcher,
Capelle,	Hastings,	Orlikowski,	Thomas,
Carroll,	Hite,	Orrison,	Vollmer,
Clark,	Hoaglin,	Pence,	Walsh,
Collins,	Hoover,	Plank,	Welsh,
Colter,	Jackson,	Plumb,	White,
Conover,	Kathe,	Quinlisk,	Williams,
Cowan,	Kessler,	Reighard,	Winans,
Crawford,	Kilrain,	Reynolds,	Wintermute,
Criswell,	King,	Rhulman,	Winters—80.
of Morrow,	of Ashtabula,	Schweikert,	

The bill was passed.

The title was agreed to.

H. B. No. 457 — Mr. Black, of Hamilton, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 69, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Reighard,
Barthelmeh,	of Morrow,	Kilrain,	Reynolds,
Behne,	Deaton,	King,	Rhulman,
Bishop,	Detrick,	of Franklin,	Schaefer,
Black,	Doster,	Kramer,	Schweikert,
of Hamilton,	Ertel,	Lambert,	Shanley,
Black,	Etling,	Lowry,	Siebert,
of Wyandot,	Fell,	Lustig,	Sweeney,
Boggs,	Fellinger,	McCormick,	Terrell,
Bonnell,	Freeman,	Mueller,	Tetlow,
Brennan,	Frick,	Nungesser,	Thatcher,
Cameron,	Fulton,	Nye,	Thomas,
Capelle,	Gilson,	Orlikowski,	Venus,
Carroll,	Guthery,	Orrison,	Vollmer,
Clark,	Hoaglin,	Pence,	Welsh,
Colter,	Hoover,	Plank,	White,
Conover,	Jackson,	Plumb,	Williams,
Crawford,	Kathe,	Quinlisk,	Wintermute,
			Winters—69.

The bill was passed. The title was agreed to.

H. B. No. 506 — Mr. Smith, of Butler, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 70, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kramer,	Siebert,
Barthelmeh,	Detrick,	Lambert,	Smith, of Butler,
Behne,	Dickson,	Lustig,	Snyder,
Bigelow,	Duffey,	McCormick,	of Pickaway,
Bishop,	Etling,	Morris,	Stivers,
Black,	Fell,	Mueller,	Sweeney,
of Hamilton,	Freeman,	Nungesser,	Terrell,
Black,	Frick,	Nye,	Thatcher,
of Wyandot,	Fulton,	Orlikowski,	Thomas,
Boggs,	Gilson,	Orrison,	Vollmer,
Brennan,	Guthery,	Pence,	Vonderheide,
Cameron,	Hastings,	Plank,	Walsh,
Clark,	Hite,	Plumb,	Welsh,
Collins,	Hoaglin,	Quinlisk,	White,
Colter,	Hoover,	Reighard,	Williams,
Crawford,	Kilrain,	Reynolds,	Winans,
Criswell,	King,	Schaefer,	Wintermute,
of Coshocton,	of Ashtabula,	Schweikert,	Winters—70.
Criswell,	King,	Shanley,	
of Morrow,	of Franklin,		

The bill was passed. The title was agreed to.

H. B. No. 514 — Mr. Diser, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 70, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	King,	Schaefer,
Barthelmeh,	of Morrow,	of Franklin,	Schweikert,
Behne,	Deaton,	Kramer,	Shanley,
Bigelow,	Detrick,	Lambert,	Siebert,
Bishop,	Dickson,	Lowry,	Smith, of Butler,
Black,	Duffey,	Lustig,	Snyder,
of Hamilton,	Ertel,	McCormick,	of Hamilton,
Black,	Etling,	Morris,	Stivers,
of Wyandot,	Fell,	Mueller,	Sweeney,
Boggs,	Freeman,	Nungesser,	Tetlow,
Cameron,	Frick,	Nye,	Thatcher,
Capelle,	Gilson,	Orlikowski,	Thomas,
Collins,	Guthery,	Pence,	Vollmer,
Colter,	Hastings,	Plank,	Vonderheide,
Conover,	Hoaglin,	Plumb,	Walsh,
Cowan,	Hoover,	Quinlisk,	Williams,
Crawford,	Jackson,	Reighard,	Winans,
Criswell,	Kessler,	Reynolds,	Wintermute,
of Coshocton,	Kilrain,	Rhulman,	Winters—70.

The bill was passed. The title was agreed to.

H. B. No. 490 — Mr. Reid, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 77, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Rhulman,
Behne,	Detrick,	of Franklin,	Schweikert,
Bigelow,	Dickson,	Kramer,	Shanley,
Bishop,	Doster,	Lambert,	Siebert,
Black,	Duffey,	Lowry,	Smith, of Butler,
of Hamilton,	Ertel,	Lustig,	Snyder,
Black,	Etling,	McCormick,	of Hamilton,
of Wyandot,	Fell,	Mills,	Snyder,
Boggs,	Fellinger,	Morris,	of Pickaway,
Brennan,	Freeman,	Mueller,	Stivers,
Cameron,	Frick,	Murphy,	Sweeney,
Capelle,	Fulton,	Nungesser,	Terrell,
Clark,	Gilson,	Nye,	Tetlow,
Collins,	Guthery,	Orlikowski,	Thomas,
Colter,	Hastings,	Pence,	Vollmer,
Conover,	Hoaglin,	Plank,	Vonderheide,
Cowan,	Hoover,	Plumb,	Welsh,
Criswell,	Jackson,	Quinlisk,	Williams,
of Coshocton,	Kathe,	Read, of Summit,	Wintermute,
Criswell,	Kessler,	Reighard,	Winters,
of Morrow,	Kilrain,	Reynolds,	Woodworth—77.

The bill was passed. The title was agreed to.

H. B. No. 431 — Mr. McCormick, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 68, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kramer,	Shanley,
Barthelmeh,	of Morrow,	Lambert,	Siebert,
Behne,	Deaton,	Lowry,	Smith, of Butler,
Bigelow,	Detrick,	Lustig,	Snyder,
Bishop,	Dickson,	McCormick,	of Hamilton,
Black,	Ertel,	Morris,	Snyder,
of Hamilton,	Etling,	Mueller,	of Pickaway,
Black,	Fell,	Nungesser,	Sweeney,
of Wyandot,	Fellinger,	Nye,	Terrell,
Boggs,	Freeman,	Orlikowski,	Tetlow,
Bonnell,	Frick,	Orrison,	Thatcher,
Cameron,	Gilson,	Pence,	Thomas,
Capelle,	Guthery,	Plumb,	Vonderheide,
Carroll,	Hastings,	Quinlisk,	Welsh,
Collins,	Hoaglin,	Read, of Summit,	Williams,
Colter,	Hoover,	Reighard,	Winans,
Crawford,	Jackson,	Rhulman,	Wintermute,
Criswell,	Kathe,	Schweikert,	Winters—68.
of Coshocton,	Kilrain,		

The bill was passed. The title was agreed to.

H. B. No. 417 — Mr. Kessler, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 65, nays 11, as follows:

Those who voted in the affirmative are: Messrs.

Behne,	Black,	Carroll,	Criswell,
Beyer,	of Wyandot,	Clark,	of Coshocton,
Bigelow,	Boggs,	Collins,	Deaton,
Bishop,	Brown,	Colter,	Detrick,
Black,	of Ashland,	Cowan,	Dickson,
of Hamilton,	Cameron,		Doster,

Those who voted in the affirmative are: Messrs.—Concluded.

Duffey,	King,	Read, of Summit,	Sweeney,
Ertel,	of Franklin,	Reynolds,	Terrell,
Etling,	Lowry,	Rhulman,	Tetlow,
Fellinger,	Lustig,	Schweikert,	Thatcher,
Freeman,	McCormick,	Shanley,	Thomas,
Frick,	Mills,	Siebert,	Vollmer,
Guthery,	Morris,	Smith, of Butler,	Vonderheide,
Hoaglin,	Murphy,	Snyder,	Warnes,
Jackson,	Nungesser,	of Hamilton,	Welsh,
Jenkins,	Nye,	Snyder,	Wintermute,
Kathe,	Orlikowski,	of Pickaway,	Winters—65.
Kessler,	Orrison,	Stivers,	
Kilrain,	Quinlisk,		

Those who voted in the negative are: Messrs.

Acker,	Fell,	Hoover,	Reighard,
Barthelmeh,	Gilson,	Kramer,	Woodworth—11.
Capelle,	Hastings,	Lambert,	

The bill was passed. The title was agreed to.

H. B. No. 513 — Mr. Gilson, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 74, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilrain,	Schweikert,
Barthelmeh,	of Coshocton,	King,	Shanley,
Beyer,	Deaton,	of Franklin,	Siebert,
Bishop,	Detrick,	Kramer,	Smith, of Butler,
Black,	Dickson,	Lustig,	Snyder,
of Hamilton,	Duffey,	McCormick,	of Hamilton,
Black,	Ertel,	McGuffey,	Snyder,
of Wyandot,	Etling,	Mills,	of Pickaway,
Boggs,	Fell,	Morris,	Stivers,
Brown,	Freeman,	Murphy,	Terrell,
of Ashland,	Frick,	Nye,	Tetlow,
Brown, of Union,	Gilson,	Orlikowski,	Thatcher,
Cameron,	Guthery,	Orrison,	Thomas,
Capelle,	Hastings,	Pence,	Vollmer,
Carroll,	Hoaglin,	Plumb,	Warnes,
Clark,	Hoover,	Quinlisk,	Williams,
Collins,	Jackson,	Read, of Summit,	Winans,
Colter,	Jenkins,	Reighard,	Wintermute,
Conover,	Kathe,	Reynolds,	Winters,
Cowan,	Kessler,	Rhulman,	Woodworth—74.
Crawford,			

The bill was passed. The title was agreed to.

H. B. No 470 — Mr. Quinlisk, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 67, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Black,	Brown, of Union,	Collins,
Barthelmeh,	of Wyandot,	Cameron,	Conover,
Beyer,	Boggs,	Capelle,	Cowan,
Bigelow,	Brown,	Carroll,	Crawford,
Bishop,	of Ashland,	Clark,	

Those who voted in the affirmative are: Messrs.—Concluded.

Criswell,	Horwitz,	Nye,	Snyder,
of Coshocton,	Jackson,	Orlikowski,	of Hamilton,
Deaton,	Jenkins,	Pence,	Tetlow,
Detrick,	Kathe,	Plumb,	Thatcher,
Dickson,	Kessler,	Quinlisk,	Thomas,
Duffey,	Kilrain,	Read, of Summit,	Vollmer,
Ertel,	King,	Reighard,	Welsh,
Fellinger,	of Franklin,	Reynolds,	Williams,
Freeman,	Kramer,	Rhulman,	Winans,
Frick,	Lustig,	Schweikert,	Wintermute,
Gilson,	McCormick,	Shanley,	Winters,
Guthery,	Mills,	Siebert,	Woodworth—67.
Hastings,	Murphy,	Smith, of Butler,	
Hoaglin,	Nungesser,		

The bill was passed. The title was agreed to.

H. B. No. 458—Mr. Boggs, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 71, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Colter,	King,	Rhulman,
Barthelmeh,	Conover,	of Franklin,	Schweikert,
Beyer,	Crawford,	Kramer,	Shanley,
Bigelow,	Deaton,	Lustig,	Siebert,
Bishop,	Detrick,	McCormick,	Smith, of Butler,
Black,	Dickson,	McGuffey,	Smith,
of Hamilton,	Ertel,	Mills,	of Morgan,
Black,	Etling,	Morris,	Terrell,
of Wyandot,	Fell,	Murphy,	Tetlow,
Boggs,	Fellinger,	Nungesser,	Thatcher,
Brown,	Freeman,	Nye,	Venus,
of Ashland,	Frick,	Orlikowski,	Vollmer,
Brown, of Union,	Gilson,	Orrison,	Warnes,
Cameron,	Hastings,	Pence,	Welsh,
Capelle,	Hoaglin,	Plumb,	White,
Carroll,	Jackson,	Quinlisk,	Williams,
Chapman,	Kathe,	Read, of Summit,	Winans,
Clark,	Kessler,	Reighard,	Wintermute,
Collins,		Reynolds,	Winters,
			Woodworth—71.

The bill was passed. The title was agreed to.

Sub. H. B. No. 427—Mr. Siebert, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 75, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brown, of Union,	Dickson,	Jenkins,
Barthelmeh,	Cameron,	Doster,	Kathe,
Beyer,	Capelle,	Etling,	Kessler,
Bigelow,	Carroll,	Fell,	Kilrain,
Bishop,	Clark,	Fellinger,	King,
Black,	Collins,	Frick,	of Franklin,
of Hamilton,	Colter,	Gilson,	Kramer,
Black,	Conover,	Guthery,	Lambert,
of Wyandot,	Cowan,	Hastings,	Lowry,
Boggs,	Crawford,	Hoaglin,	Lustig,
Brown,	Deaton,	Hoover,	McCormick,
of Ashland,	Detrick,	Jackson,	McGuffey,

Those who voted in the affirmative are: Messrs.—Concluded.

Mills,	Quinlisk,	Smith, of Butler,	Venus,
Morris,	Read, of Summit,	Snyder,	Vollmer,
Nungesser,	Reighard,	of Hamilton,	Welsh,
Nye,	Reynolds,	Stivers,	Williams,
Orlikowski,	Rhulman,	Terrell,	Winans,
Orrison,	Schweikert,	Tetlow,	Wintermute,
Pence,	Shanley,	Thatcher,	Winters,
Plumb,	Siebert,	Thomas,	Woodworth—75.

The bill was passed. The title was agreed to.

H. B. No. 534—Mr. Schweikert, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted—yeas 81, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	King,	Schweikert,
Barthelmeh,	Criswell,	of Franklin,	Shanley,
Beyer,	of Coshocton,	Kramer,	Siebert,
Bigelow,	Deaton,	Lambert,	Smith, of Butler,
Bishop,	Detrick,	Lowry,	Smith,
Black,	Dickson,	Lustig,	of Morgan,
of Hamilton,	Doster,	McCormick,	Snyder,
Black,	Etling,	McGuffey,	of Hamilton,
of Wyandot,	Fell,	Mills,	Stivers,
Boggs,	Fellinger,	Morris,	Terrell,
Brennan,	Freeman,	Murphy,	Tetlow,
Brown,	Frick,	Nungesser,	Thatcher,
of Ashland,	Gilson,	Nye,	Thomas,
Brown, of Union,	Guthery,	Orlikowski,	Venus,
Cameron,	Hastings,	Orrison,	Vollmer,
Capelle,	Hoaglin,	Pence,	Warnes,
Carroll,	Hoover,	Plumb,	Welsh,
Clark,	Jackson,	Quinlisk,	White,
Collins,	Jenkins,	Read, of Summit,	Williams,
Colter,	Kathe,	Reighard,	Winans,
Conover,	Kessler,	Reynolds,	Wintermute,
Cowan,	Kilrain,	Rhulman,	Winters—81.

The bill was passed.

The title was agreed to.

H. B. No. 125—Mr. Acker, was taken up and read the third time by title.

The question being "Shall the bill pass?", Mr. Lowry moved that vote by which H. B. No. 500 was passed to second reading be reconsidered, which motion was passed for further consideration.

The question recurring "Shall H.B. No. 125 pass?", the yeas and nays were taken and resulted—yeas 69, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Capelle,	Criswell,	Freeman,
Barthelmeh,	Carroll,	of Morrow,	Frick,
Bigelow,	Collins,	Deaton,	Gilson,
Bishop,	Colter,	Detrick,	Hastings,
Black,	Cowan,	Dickson,	Hoaglin,
of Wyandot,	Crawford,	Doster,	Hoover,
Brown,	Criswell,	Etling,	Jackson,
of Ashland,	of Coshocton,	Fell,	Jenkins,
Cameron,		Fellinger,	Kathe,

Those who voted in the affirmative are: Messrs.—Concluded.

Kessler,	Mills,	Reighard,	Stivers,
Kilrain,	Morris,	Reynolds,	Terrell,
	Mueller,	Rhulman,	Thatcher,
	Nungesser,	Shanley,	Venus,
King,	Nye,	Siebert,	Warnes,
of Franklin,	Orlikowski,	Smith,	Welsh,
Kramer,	Orrison,	of Morgan,	White,
Lowry,	Pence,	Snyder,	Williams,
Lustig,	Plumb,	of Hamilton,	Winans,
McCormick,	Quinlisk,	Snyder,	Wintermute,
McGuffey,	Read, of Summit,	of Pickaway,	Winters—69.

The bill was passed.

The title was agreed to.

H. B. No. 523—Mr. Conover, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 76, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	King,	Shanley,
Barthelmeh,	Criswell,	of Franklin,	Siebert,
Beyer,	of Coshocton,	Kramer,	Smith, of Butler,
Bigelow,	Criswell,	Lambert,	Smith,
Bishop,	of Morrow,	Lowry,	of Morgan,
Black,	Deaton,	McCormick,	Snyder,
of Hamilton,	Dickson,	McGuffey,	of Hamilton,
Black,	Doster,	Mills,	Snyder,
of Wyandot,	Etling,	Morris,	of Pickaway,
Boggs,	Fell,	Mueller,	Terrell,
Brennan,	Fellinger,	Nungesser,	Tetlow,
Brown,	Freeman,	Nye,	Thomas,
of Ashland,	Frick,	Orlikowski,	Venus,
Brown, of Union,	Gilson,	Orrison,	Vonderheide,
Cameron,	Hastings,	Plumb,	Warnes,
Capelle,	Hoaglin,	Quinlisk,	Welsh,
Carroll,	Hoover,	Read, of Summit,	White,
Clark,	Jackson,	Reighard,	Williams,
Collins,	Kathe,	Reynolds,	Winans,
Colter,	Kessler,	Rhulman,	Wintermute,
Conover,	Kilrain,	Schweikert,	Winters—76.
Cowan,			

The bill was passed.

The title was agreed to.

By unanimous consent, Mr. Mills submitted the following report:

The standing committee on Public Utilities, to which was referred H. B. No. 582—Mr. Mills, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended: strike out all after the enacting clause, and insert the following:

SECTION 1. There shall be and there is hereby created a public utilities commission of Ohio and by that name the commission may sue and be sued. The public utilities commission shall consist of three members, who shall be appointed by the governor with the advice and consent of the Senate, and shall possess the powers and duties herein specified as well as all powers necessary and proper to carry out the purposes of this chapter. Immediately after this act shall take effect, the

governor shall with the advice and consent of the Senate appoint a member whose term shall expire on the first day of February, 1915, another whose term shall expire on the first day of February, 1917, and another whose term shall expire on the first day of February, 1919; and thereafter each member shall be appointed and confirmed for a term of six years. Vacancies shall be filled in the same manner for unexpired terms. One of such commissioners, to be designated by the governor, shall, during the term of the appointing governor, be the chairman of the commission. Not more than two of said commissioners shall belong to or be affiliated with the same political party.

SECTION 2. The governor may remove any commissioner for inefficiency, neglect of duty, or malfeasance in office, giving to him a copy of the charges against him and an opportunity to be publicly heard, in person or by counsel, in his own defense, upon not less than ten days' notice. If such commissioner shall be removed the governor shall file in the office of the secretary of state a complete statement of all charges made against such commissioner, and his findings thereon, together with a complete record of the proceedings, and his decision therein shall be final.

SECTION 3. Before entering upon the discharge of the duties of his office each commissioner shall take and subscribe to an oath of office, which oath in writing shall be filed in the office of the secretary of state.

SECTION 4. Each of the members of the public utilities commission shall receive from the state an annual salary of six thousand dollars (\$6,000.00) payable in the same manner as other state officers are paid.

SECTION 5. Each commissioner shall be a bona fide resident of this state and shall not, during the term of his office, hold any other office under the government of the United States, or of this state, or of any political subdivision thereof, either of trust or profit; nor shall he engage in any occupation or business inconsistent with his duties as such commissioner, but devote his entire time to the duties of his office.

SECTION 6. Before entering upon the duties of his office each member shall give a bond in the sum of five thousand dollars (\$5,000.00) with a sufficient surety or sureties which shall be approved by the treasurer of state; and after such approval such bond shall be filed with the secretary of state. If such bond is executed by a surety company the premiums thereon shall be paid out of the funds appropriated for the expense of the commission.

SECTION 7. A majority of the commission shall constitute a quorum for the transaction of any business, for the performance of any duty or for the exercise of any power of the commission. No vacancy in the commission shall impair the right of the remaining commissioners to exercise all the powers of the commission. The act of a majority of the commission, when in session as a board, shall be deemed to be the act of the commission; but any investigation, inquiry or hearing which the commission has power to undertake or to hold may be undertaken or held by or before any commissioner designated for the purpose by the commission, and every finding, order or decision made by a commissioner so designated, pursuant to such investigation, inquiry or hearing, approved and confirmed by the commission and ordered filed in its office, shall be and be deemed to be the finding, order or decision of the commission.

SECTION 8. The office of the commission shall be at the seat of government in the city of Columbus, in suitable quarters to be pro-

vided by the state, and shall be open between the hours of eight-thirty a. m. and five-thirty p. m. throughout the year, Sundays and legal holidays excepted. The commission shall hold its sessions at least once in each calendar month in said city of Columbus, but may also meet at such other times and at such other places as may be necessary for the proper performance of its duties. For the purpose of holding session in places other than the seat of government the commission shall have power to rent quarters or offices, and the expense thereof, in connection therewith, shall be paid in the same manner as other expenses authorized by this chapter.

SECTION 9. The commission is authorized to procure all necessary books, maps, charts, stationery, instruments, office furniture, apparatus and appliances, including telephone and telegraph service, (and to purchase from the interstate commerce commission blank forms for the use of railroads and other utilities in making their annual reports) necessary for the proper administration of the affairs of said commission as provided in this chapter, and the same shall be audited and paid as other expenses are audited and paid.

SECTION 10. The commission shall appoint a secretary who shall hold office during the pleasure of the commission. It shall be the duty of the secretary to keep a full and true record of all proceedings of the commission, to issue all necessary process, writs, warrants and notices, to keep all books, maps, documents and papers ordered filed by the commission, and of all orders made by a commissioner, or by the commission, or approved and confirmed by it and ordered filed; and he shall be responsible to the commission for the safe custody and preservation of all such documents in its office. Under the direction of the commission the secretary shall have general charge of its office, superintend its clerical business and perform such other duties, as the commission may prescribe. He may administer oaths in all parts of the state, so far as the exercise of such power is properly incidental to the performance of his duty or that of the commission. The secretary shall designate from time to time, with the approval of the commission, one of the clerks appointed by the commission to perform the duties of secretary during his absence, and during such time the clerk so designated shall at the office possess the powers of the secretary of the commission.

SECTION 11. The attorney general shall, with the advice and consent of the governor and commission, appoint as attorney to the commission an attorney at law of this state, who shall hold office during the pleasure of the commission. Such attorney shall receive such salary as may be fixed by the commission and approved by the governor, such salary to be paid in the same manner as the members of the commission. It shall be the right and duty of the attorney to represent and appear for the commission in all actions and proceedings involving any question under this chapter, or under any order or act of the commission. If directed to do so by the commission he shall intervene, if possible, in any action or proceeding in which such question is involved. He shall commence prosecution and expedite the final determination of all actions and proceedings directed or authorized by the commission; advise the commission and each commissioner, when so requested, in regard to all matters in connection with the powers and duties of the commission and members thereof; and generally perform all duties and services as attorney to the commission which the commission may require of him.

SECTION 12. The commission shall have power to employ, during its pleasure, such other officers, and experts, engineers, statisticians, accountants, inspectors, clerks, stenographers and other employes as it may deem necessary to carry out the provisions of this chapter or to perform the duties and exercise the powers conferred by law upon the commission. All officers, experts, engineers, statisticians, accountants, inspectors, stenographers, clerks and other employes of the commission shall receive such salaries and compensation as may be fixed by the commission, with the approval of the governor; said salaries and compensation to said officers and employes to be paid out of the state treasury upon the warrant of the auditor, upon presentation of vouchers signed by the chairman and secretary of the commission.

SECTION 13. All expenses incurred by the commission pursuant to the provisions of this chapter, including the actual and necessary traveling and other expenses and disbursements of the commission, their officers and employes, incurred while on the business of the commission, shall be paid from funds appropriated for the use of the commission after being approved by the commission. An itemized statement of traveling expenses shall be sworn to by the person incurring same before payment is made.

SECTION 14. The commissioners, their attorney, secretary or other officers and employes of the commission shall, when in the performance of their official duties, have the right to pass, free of charge, on all railroads, cars, vessels and other vehicles of every common carrier, as said term is defined in this chapter, subject, in whole or in part, to the control or regulation by the commission, between points within this state, and such persons shall not be denied the right to travel upon any railroad, car, vessel or other vehicle of such common carrier, or any part thereof, whether such railroad, car, vessel or other vehicle be used for the transportation of passengers or freight, and regardless of its class.

SECTION 15. The commission shall have a seal, bearing the following inscription: "The Public Utilities Commission of Ohio". The seal shall be affixed to all writs and authentications of copies of records and to such other instruments as the commission shall direct. All courts shall take judicial notice of said seal.

SECTION 16. No person in the employ of or holding any official relation to any person, corporation or utility, which said person, corporation or utility is subject, in whole or in part, to regulation by the commission, and no person holding stocks or bonds of any such corporation or utility or who is in any manner pecuniarily interested therein shall be appointed to or hold the office of commissioner or be appointed or employed by the commission; provided, that if any such person shall become the owner of such stocks or bonds, or become pecuniarily interested in such corporation or utility otherwise than voluntarily he shall, within a reasonable time, divest himself of such ownership or interest; failing to do so, his office or employment shall become vacant.

SECTION 17. Each commissioner, attorney to the commission, the secretary to the commission and every person employed or appointed to office, either by the commission or by the attorney to the commission, is hereby forbidden and prohibited from accepting any gift, gratuity, emolument or employment from any public utility or any officer, agent or employe thereof, or to solicit, suggest, request or recommend, directly or indirectly, to any person, corporation or utility subject to the super-

vision of the commission, or to any officer, attorney, agent, or employe thereof, the appointment of any person to any office, place, position or employment. Any commissioner, attorney to the commission, the secretary thereof, or any person employed or appointed to office by the commission or by the attorney to the commission, violating any provision of this section, shall be removed from the office held by him.

SECTION 18. All proceedings of the commission and all documents and records in its possession shall be public records. The commission shall make and submit to the governor, on or before the fifteenth day of December of each year a report containing a full and complete account of its transactions and proceedings for the preceding fiscal year ending November fifteenth, together with such other facts, suggestions and recommendations as it may deem of value to the people of the state; which report shall be published as the reports of the heads of other departments of the state, for the use of the general assembly and the public.

SECTION 19. The commission may adopt and publish rules to govern its proceedings, and to regulate mode and manner of investigations and hearings of railroads and other parties before it. All hearings shall be open to the public.

SECTION 20. The public utilities commission shall succeed to and be possessed of the rights, authority and powers now exercised by the public service commission of Ohio and perform all the duties now imposed upon the public service commission of Ohio, and said powers and authority shall be exercised and enforced and said duties performed in the manner now provided by law for the said service commission. Said public service commission of Ohio shall on and after the time when this act shall take effect have no further legal existence, and the public utilities commission is hereby authorized and directed to assume and continue as successor of said public service commission of Ohio. Wherever in the General Code the terms railroad commission or public service commission occur, the term public utilities commission shall be substituted therefor.

SECTION 21. The commission, for the purpose of ascertaining the reasonableness and justice of rates and charges for the service rendered by public utilities of this state, or at the request of the council of a municipality, or for any other purpose authorized by law, shall investigate and ascertain the value of the property of every public utility in the state, used and useful for the service and convenience of the public. Every public utility shall furnish to the commission, its engineers, experts or other assistants from time to time and as the commission may require, maps, profiles, contracts, reports of engineers and other documents, records and papers or copies of any or all of the same, in aid of such investigation and ascertainment of the value of its property, and shall grant to the commission or its agents free access to all of its premises and property and its accounts, records and memoranda whenever and wherever requested by any such duly authorized agent, and every public utility is hereby directed and required to co-operate with and aid the commission in the work of the valuation of its property in such further particulars and to such extent as the commission may require and direct. The commission shall have such power to make all rules and regulations, as to it may seem necessary, to ascertain the value of each and every utility in the state.

SECTION 22. The commission shall prescribe the details of the inventory of the property of each public utility in the state; and such inventory shall include all the kinds and classes of property, with the value of each, owned by each public utility, used and useful for the service and convenience of the public. In ascertaining the value of the various kinds and classes of property of each public utility the commission shall have authority to ascertain and report in such detail as it may deem necessary as to each piece of property owned or used by such public utility to show separately the following facts:

A. The original cost, if any, of each parcel of land owned and used by such public utility, and a statement of the conditions of acquisition; whether by direct purchase, by donation, by the exercise of the power of eminent domain or otherwise.

B. The value as of a date certain, of each parcel of land owned and used by such public utility, by comparison with the value of contiguous and neighboring parcels of land, and land of similar character as to location and use.

C. If there shall be any additional value to such utility by reason of the ownership by it of one or more parcels of land and its use as a continuous right of way for transportation purposes, or for other purpose, such additional value shall be separately and specifically set forth for each parcel.

D. The cost of new production as of a date certain, of all physical property other than land, owned and used by such public utility, showing the values of the separate items comprising such property, together with the unit basis of such valuation.

E. Depreciation, if any, from the new reproductive cost as of a date certain, for existing mechanical deterioration, for age, for obsolescence, for lack of utility or for any other cause, the percentage and amount of each class of depreciation, if any, to be specifically set forth in detail.

F. The net value as of a date certain, of all physical property other than land owned by such utility, to be derived by deducting the sum of the amounts of depreciation from the sum of the new reproductive costs.

G. If there shall be any additional value given to the value of the property of a public utility due to the possession of a franchise to perform a public service, or for good will or for financing, such additional value shall be separately and specifically set forth, together with the basis for the computation or estimate of such additional value.

H. A duplicate copy of the record of every physical valuation of a public utility shall be furnished to the Ohio tax commission, on request, for its use in ascertaining the value of the property of such utility for purposes of taxation, and upon demand any person or corporation owning or operating a public utility shall be furnished with a copy of the valuation of his or its property.

Such investigations and report shall show separately the property used and useful to such utility in the furnishing of the service to the public, and the property held by such utility for other purposes, and such other items concerning values and methods of making valuations as the commission may deem proper; which said inventories and reports shall be filed in the office of the commission for the information of the governor and the general assembly.

SECTION 23. Such investigation and report shall also show whenever the commission may deem necessary, the amounts and dates and rates of interest of all bonds, outstanding against each public utility, the

property upon which they are a lien, the amounts paid therefor; and, in such detail as may be necessary, the original capital stock and the moneys received by any such utility by reason of any issue of stock, bonds or other securities or from the net and gross receipts of such utility and the method by which moneys were expended or paid out and the purpose of such payments. The commission shall have the power to prescribe the method of procedure to be followed in making the investigation and valuation and the form in which the results of the ascertainment of the value of each utility shall be submitted, and the classifications of the elements that constitute the ascertained value. Such investigation shall also show the value of the property of every public utility as a whole; and, in case such utility has property in more than one county, the value of its property in each of such counties.

SECTION 24. The commission, during the making of the valuation herein provided for, and after the completion thereof, shall thereafter in like manner keep itself informed through its engineers, experts and other assistants of all extensions and improvements or other changes in the condition and value of the property of all public utilities and shall ascertain the value of such extensions, improvements and changes and shall from time to time, as may be required for the proper regulation of such public utilities, revise and correct its valuations of property, showing such revisions and corrections as a whole and as to each county in the state. Such revisions and corrections shall be furnished to the governor and general assembly in the same manner as is provided for original reports.

SECTION 25. The commission, whenever it shall have completed the valuation of the property of any public utility and before such valuation shall have become final, shall give notice by registered letter to such public utility, or if the whole or the major portion of said utility is situated in any municipality, then to the mayor of such municipality, stating the valuations placed upon the several kinds and classes of property of such public utility and upon the property as a whole. If within thirty days after such notification no protest shall have been filed with the commission then said valuation shall be and become final. If notice of protest shall have been filed, however, by any public utility, the commission shall fix a time for hearing the same and shall consider at such hearing any matter material thereto presented by such public utility or municipality, in support of its protest or by any representative of the public against such protest. If after the hearing of any protest of any valuation so fixed, the commission shall be of the opinion that its inventory is incomplete or inaccurate or that its valuation is incorrect it shall make such changes as may be necessary and shall issue an order making such corrected valuations final. A final valuation by the commission and all classifications made for the ascertainment of such valuations shall be published and shall be prima facie evidence relative to the value of the property.

SECTION 26. In the employment of engineers, experts or other assistants the commission may make use of such engineers and experts as may be employed in the Ohio state university in such manner as may be provided by mutual arrangement between the commission and the trustees and faculty of such university, and any information, data and equipment of such university shall be placed at the disposal of such commission. Whenever the authority is conferred or the obligation imposed by law upon the commission to ascertain the value of any public

utility, such valuation under such authority or obligation shall be made in accordance with the provisions of this act.

SECTION 27. The commission shall have power to establish a system of accounts to be kept by the public utilities (including municipally owned or operated utilities), or to classify said public utilities and to establish a system of accounts for each class, and to prescribe the manner in which such accounts shall be kept; and such system shall when practicable conform to the system prescribed by the tax commission of Ohio. It may also in its discretion prescribe the forms of accounts, records and memoranda to be kept by such public utilities, including the accounts, records and memoranda of the movement of traffic as well as the receipts and expenditures of moneys, and any other forms, records and memoranda which in the judgment of the commission may be necessary to carry out any of the provisions of this chapter. The system of accounts established by the commission and the forms of accounts, records and memoranda prescribed by it shall not be inconsistent, in the case of corporations subject to the provisions of the act of congress entitled "An act to regulate commerce" approved February fourth, eighteen hundred and eighty-seven, and the acts amendatory thereof and supplementary thereto, with the systems and forms from time to time established for such corporations by the interstate commerce commission, but nothing herein contained shall affect the power of the commission to prescribe forms of accounts, records and memoranda covering information in addition to that required by the interstate commerce commission. The commission may, after hearing had upon its own motion or upon complaint, prescribe by order the accounts in which particular outlays and receipts shall be entered, charged or credited. Where the commission has prescribed the forms of accounts, records or memoranda to be kept by any public utility for any of its business, it shall thereafter be unlawful for such public utility to keep any accounts, records or memoranda for such business other than those so prescribed, or those prescribed by or under the authority of any other state or of the United States, excepting such accounts, records or memoranda as shall be explanatory of and supplemental to the accounts, records or memoranda prescribed by the commission.

SECTION 28. For the purpose of ascertaining the value of the property of every public utility in this state, including municipally owned or operated utilities, the commission may cause a hearing or hearings to be held at such time or times and place or places as the commission may designate. Before any hearing is had, the commission shall give the public utility affected thereby, or if the whole or the major portion of said utility is situated in any municipality, then to the mayor of such municipality, at least thirty days' written notice, specifying the time and place of hearing, and such notice shall be sufficient to authorize the commission to inquire into the matters designated in this section, but this provision shall not prevent the commission from making any preliminary examination or investigation into the matters herein referred to, or from inquiring into such matters in any other investigation or hearing. All public utilities affected, and any municipality in which the whole or the major portion of said utility is located, shall be entitled to be heard and to introduce evidence at such hearing or hearings. The commission is empowered to resort to any other source of information available. The evidence introduced at such hearing shall be reduced to writing and certified under the seal of the commission.

SECTION 29. The commission shall make and file its findings of fact in writing upon all matters concerning which evidence shall have been introduced before it which in its judgment have bearing on the value of the property of the public utility affected. Such findings shall be subject to review by the supreme court of this state in the same manner and within the same time as other orders and decisions of the commission.

SECTION 30. The findings of the commission so made and filed, when properly certified under the seal of the commission, shall be admissible in evidence in any action, proceeding or hearing before the commission or any court, in which the commission, the state or any officer, department or institution thereof, or any county, city, municipality or other body politic and the public utility affected may be interested, whether arising under the provisions of this chapter or otherwise, and such findings, when so introduced, shall be evidence of the facts therein stated as of the date therein stated under conditions then existing.

SECTION 31. The commission may from time to time cause further hearings and investigations to be had for the purpose of making revaluations or ascertaining the value of any betterments, improvements, additions or extensions made by any public utility subsequent to any prior hearing or investigation, and may examine into all matters which may change, modify or affect any finding of fact previously made, and may at such time make findings of fact supplementary to those theretofore made. Such hearings shall be had upon the same notice and be conducted in the same manner and the findings so made shall have the same force and effect as is provided herein for such original notice, hearing and findings; provided, that such findings made at such supplemental hearings or investigations shall be considered in connection with and as a part of the original findings except in so far as such supplemental findings shall change or modify the findings made at the original hearing or investigation.

SECTION 32. After any order or decision has been made by the commission, any party to the action or proceeding, or any stockholder or bondholder or other party pecuniarily interested in the public utility affected, may apply for a rehearing in respect to any matters determined in said action or proceeding and specified in the application for rehearing, and the commission may grant and hold such rehearing on said matters, if in its judgment sufficient reason therefor be made to appear. No cause of action arising out of any order or decision of the commission shall accrue in any court to any corporation or person unless such corporation or person shall have made, before the effective date of said order or decision, application to the commission for a rehearing. Such application shall set forth specifically the ground or grounds on which the applicant considers said decision or order to be unreasonable or unlawful. No corporation or person shall in any court urge or rely on any ground not so set forth in said application. Any application for a rehearing made ten days or more before the effective date of the order as to which a rehearing is sought, shall be either granted or denied before such effective date, or the order shall stand suspended until such application is granted or denied. Any application for a rehearing made within less than ten days before the effective date of the order as to which a rehearing is sought, and not granted within twenty days, may be taken by the party making the application to be denied, unless the effective

date of the order is extended for the period of the pendency of the application.

SECTION 33. If any application for a rehearing be granted without suspension of the order involved, the commission shall forthwith proceed to hear the matter with all dispatch and shall determine the same within twenty days after final submission and if such determination is not made within said time, it may be taken by any party to the rehearing that the order involved is affirmed. An application for rehearing shall not excuse any corporation or person from complying with and obeying any order or decision, or any requirement of any order or decision of the commission theretofore made, or operate in any manner to stay or postpone the enforcement thereof, except in such cases and upon such terms as the commission may by order direct. If, after such rehearing and a consideration of all the facts, including those arising since the making of the order or decision, the commission shall be of the opinion that the original order or decision or any part thereof is in any respect unjust or unwarranted, or should be changed, the commission may abrogate, change or modify the same. An order or decision made after such rehearing, abrogating, changing or modifying the original order or decision shall have the same force and effect as an original order or decision, but shall not affect any right or the enforcement of any right arising from or by virtue of the original order or decision unless so ordered by the commission.

SECTION 34. A final order made by the commission may be reversed, vacated or modified by the supreme court, on a petition in error, upon the ground that the same was unlawful or unreasonable.

SECTION 35. The proceeding to obtain such reversal, vacation or modification shall be by petition in error, filed in the supreme court, by any party to the proceeding before the commission, against the public utilities commission of Ohio, setting forth the errors complained of. Thereupon a summons shall issue and be served, as in other cases, upon the chairman of the commission or, in the event of his absence, upon any member of the commission. The court may permit any interested party to intervene by cross-petition in error.

SECTION 36. The plaintiff in error shall file with the petition in error a transcript of the journal entries, original papers or transcripts thereof and a certified transcript of all evidence adduced upon the hearing before the commission in the proceeding complained of.

SECTION 37. No proceeding to reverse, vacate or modify a final order of the commission shall be deemed commenced unless the petition therefor is filed within sixty days after the entry of the final order complained of upon the journal of the commission.

SECTION 38. No proceeding to reverse, vacate or modify a final order rendered by the commission shall operate to stay execution thereof unless the supreme court or a judge thereof in vacation, on application and three days' notice to the commission, shall allow such stay, in which event the plaintiff in error shall be required to execute an undertaking, payable to the state of Ohio, in such sum as the court may prescribe, with surety to the satisfaction of the clerk of the supreme court, conditioned for the prompt payment by the plaintiff in error of all damages arising from or caused by the delay in the enforcement of the order complained of, and for the repayment of all moneys paid by any person, firm or corporation for transportation, transmission, produce, commodity

or service in excess of the charges fixed by the order complained of, in the event such order be sustained.

SECTION 39. No court other than the supreme court shall have power to review, suspend or delay any order made by the commission, or enjoin, restrain or interfere with the commission or any member thereof in the performance of official duties. Nor shall the writ of mandamus be issued against the commission or any member thereof by any court other than the supreme court.

SECTION 40. The supreme court, in case it stays or suspends the order or decision of the commission in any matter affecting rates, joint rates, fares, tolls, rentals, charges or classifications, may also by order direct the public utility affected to pay into the hands of a trustee to be appointed by the court, from time to time, to be held until the final determination of the proceeding, under such conditions as the court may prescribe, all sums of money collected in excess of the sums payable if the order or decision of the commission had not been stayed or suspended.

SECTION 41. In case the supreme court stays or suspends any order or decision lowering any rate, joint rate, fare, toll, rental, charge or classification, the commission, upon the execution and approval of said suspending bond, may require the public utility affected, under penalty of the immediate enforcement of the order or decision of the commission, pending review, to keep such accounts, verified by oath, as may, in the judgment of the commission, be sufficient to show the amounts being charged or received by such public utility, in excess of the charges allowed by the order or decision of the commission, together with the names and addresses of the corporations or persons to whom overcharges will be refundable in case the charges made by the public utility, pending review, be not sustained by the supreme court.

SECTION 42. Upon the final decision by the supreme court, all moneys which the public utility may have collected, pending the appeal, in excess of those authorized by such final decision, shall be promptly paid to the corporations or persons entitled thereto, in such manner and through such methods of distribution as may be prescribed by the court. If any such money shall not have been claimed by the corporations or persons entitled thereto within one year from the final decision of the supreme court, the trustees appointed by the court shall cause notice to such corporations or persons to be given by publication, once a week for two consecutive weeks, in a newspaper of general circulation, printed and published in the city of Columbus, Franklin county, Ohio, and such other newspaper or newspapers as may be designated by such trustees, said notice to state the names of the corporations or persons entitled to such moneys and the amount due each corporation or person. All moneys not claimed within three months after the publication of said notice shall be paid by the public utility, under the direction of such trustee, into the state treasury for the benefit of the general fund, and the court may make such order with respect to the compensation of the trustee as it may deem proper.

SECTION 43. This act shall not affect pending actions or proceedings brought by or against the state of Ohio, the railroad commission of Ohio, the public service commission of Ohio, or by any other person or corporation, but the same may be prosecuted and defended with the same effect as though this act had not been passed or said commission abolished. Any investigation, hearing or examination undertaken, commenced, instituted or prosecuted prior to the taking effect of this act

may be conducted and continued to a final determination in the same manner and with the same effect as if it had been undertaken, commenced, instituted or prosecuted in accordance with the provisions of this act. All proceedings hitherto taken by the commissions above named in any such investigation, hearing or examination are hereby ratified, approved, validated and confirmed, and all such proceedings shall have the same force and effect as if they had been undertaken, commenced, instituted and prosecuted under the provisions of this act and in the manner herein prescribed.

SECTION 44. No cause of action arising under the laws of Ohio shall abate by reason of the passage of this act, whether a suit or action has been instituted thereon at the time of the taking effect of this act or not, but actions may be brought upon such causes in the same manner, under the same terms and conditions, and with the same effect as though said laws in force at the time this act takes effect had not been repealed.

SECTION 45. All orders, decisions, rules or regulations heretofore made, issued or promulgated by the commission above named shall continue in force and have the same effect as though they had been lawfully made, issued or promulgated under the provisions of this act.

SECTION 46. Each section of this act and every part thereof is hereby declared to be an independent section, and part of a section, and the holding of a section or part thereof to be void or ineffective for any cause shall not be deemed to affect any other section or part thereof.

SECTION 47. All actions and proceedings in the supreme court, under this chapter, and all actions or proceedings to which the commission or the state of Ohio may be parties, and in which any question arises under this chapter, or under or concerning any order or decision of the commission, to reverse, vacate or modify an order of the commission, shall be taken up and disposed of by the court out of its order on the docket.

SECTION 48. That original sections 487 to 499 inclusive, sections 543 to 551 inclusive, sections 614, 614-24, 614-25, 614-26, 614-69, 614-70, 614-80, 614-81, and 614-83 of the General Code be and the same are hereby repealed.

DON P. MILLS,
M. A. WARNES,
SAMUEL J. BLACK,
F. P. LAMBERT,

WM. H. SCHWEIKERT,
WARREN J. DUFFEY,
LOUIS H. CAPELLE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

On motion of Mr. Boggs the House recessed.

Saturday, April 12, 1913, 9:00 o'clock a. m.

The House met pursuant to recess.

Prayer was offered by the Honorable Chas. H. McCormick, of Gallia county.

By unanimous consent, S. B. No. 109—Mr. Weygandt, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Clark moved to refer the bill to a select committee of one, with instructions to amend as follows:

In repealing clause in line 44 strike out "are" and in lieu thereof insert "is".

The motion was agreed to, and Mr. Clark was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Shanley moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and S. B. No. 109 be placed on the calendar for third reading.

The motion was agreed to.

By unanimous consent, S. B. No. 47 — Mr. Beckett, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Orrison moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and S. B. No. 47 be placed on the calendar for third reading.

The motion was agreed to.

9:30 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 614 — Mr. Fellingner.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills.

H. B. No. 368 — Mr. Diser. To amend section 10271 of the General Code, relating to the liability of the defendant for costs in actions where personal earnings to the amount of ten per cent thereof are sought to be attached.

H. B. No. 87 — Mr. Welsh. To amend section 1425 of the General Code, relating to fishing districts.

Attest:

W. V. GOSHORN,
Clerk.

H. B. No. 614 — Mr. Fellingner, being a special order for second reading for 9:30 o'clock a. m., was taken up and read the second time.

The question being "Shall the bill be read the third time?"

9:35 o'clock.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 622 — Mr. Fellingner.

The question recurring "Shall H. B. No. 614 be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Fellingner moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 614 be placed on the calendar for third reading.

The motion was agreed to.

On motion of Mr. Lowry, the constitutional rule requiring bills to be read fully on three different days was dispensed with and H. B. No. 614 was taken from its regular place on the calendar and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 80, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Kathe,	Schaefer,
Appenzeller,	Criswell,	Kemerer,	Schweikert,
Barthelmeh,	of Coshocton,	Kennedy,	Scott,
Behne,	Criswell,	Kessler,	Shanley,
Beyer,	of Morrow,	Kilrain,	Siebert,
Bigelow,	Deaton,	King,	Smith, of Butler,
Bishop,	Detrick,	of Franklin,	Smith,
Black,	Dickson,	Kramer,	of Morgan,
of Hamilton,	Doster,	Lambert,	Snyder,
Black,	Duffey,	Lowry,	of Hamilton,
of Wyandot,,	Ertel,	Lustig,	Snyder,
Boggs,	Fell,	McCormick,	of Wickaway,
Brennan,	Fellinger,	McGuffey,	
Brown,	Foreman,	Morris,	Stivers,
of Ashland,	Freeman,	Murphy,	Terrell,
Brown, of Union,	Frick,	Nye,	Thatcher,
Cameron,	Fulton,	Orrison,	Thomas,
Capelle,	Gilson,	Pence,	Venus,
Chapman,	Guthery,	Plumb,	Vollmer,
Clark,	Hastings,	Quinlisk,	Warnes,
Collins,	Hoaglin,	Reighard,	Wintermute,
Colter,	Hoover,	Rhulman,	Winters—80.
Cowan,	Jackson,		

Mr. Orlikowski voted in the negative.

The bill was passed.

The title was agreed to.

S. B. No. 206 — Mr. Mooney, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Fellingner, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 206 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 80, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brown, of Union,	Criswell,	Frick,
Appenzeller,	Cameron,	of Morrow,	Hastings,
Barthelmeh,	Capelle,	Deaton,	Jackson,
Behne,	Carroll,	Detrick,	Kathe,
Beyer,	Chapman,	Dickson,	Kemerer,
Bishop,	Clark,	Doster,	Kennedy,
Black,	Collins,	Duffey,	Kessler,
of Hamilton,	Colter,	Ertel,	Kilrain,
Black,	Cowan,	Etling,	Kramer,
of Wyandot,,	Crawford,	Fell,	Lambert,
Brennan,	Criswell,	Fellinger,	Lustig,
Brown,	of Coshocton,	Foreman,	McCormick,
of Ashland,		Freeman,	McGuffey,

Those who voted in the affirmative are: Messrs.—Concluded.

Mills,	Quinlisk,	Siebert,	Thomas,
Morris,	Read, of Summit,	Smith, of Butler,	Venus,
Murphy,	Reighard,	Snyder,	Welsh,
Nungesser,	Reynolds,	of Hamilton,	White,
Nye,	Rhulman,	Snyder,	Williams,
Orlikowski,	Schaefer,	of Pickaway,	Winans,
Orrison,	Schweikert,	Stivers,	Wintermute,
Pence,	Scott,	Terrell,	Winters,
Plumb,	Shanley,	Thatcher,	Woodworth—80.

The bill was passed.

The title was agreed to.

H. B. No. 622 — Mr. Fellingner, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Fellingner, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 622 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 63, nays 8, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Clark,	Kennedy,	Rhulman,
Appenzeller,	Colter,	Kessler,	Schweikert,
Barthelmeh,	Cowan,	Kilrain,	Shanley,
Behne,	Crawford,	Kramer,	Siebert,
Beyer,	Criswell,	Lambert,	Smith, of Butler,
Bigelow,	of Coshocton,	Lowry,	Snyder,
Bishop,	Deaton,	Lustig,	of Pickaway,
Black,	Detrick,	McGuffey,	Stivers,
of Hamilton,	Dickson,	Morris,	Terrell,
Black,	Doster,	Murphy,	Thatcher,
of Wyandot,,	Fell,	Nungesser,	Thomas,
Boggs,	Fellingner,	Nye,	Venus,
Brennan,	Foreman,	Orrison,	Vollmer,
Brown,	Frick,	Pence,	Warnes,
of Ashland,	Guthery,	Quinlisk,	Welsh,
Carroll,	Kathe,	Read, of Summit,	Wintermute,
Chapman,	Kemerer,	Reynolds,	Winters—63.

Those who voted in the negative are: Messrs.

Duffey,	Hastings,	McCormick,	Reighard,
Freeman,	Hoover,	Orlikowski,	Woodworth—8.

The bill was passed.

The title was agreed to.

Mr. Warnes moved that the constitutional rule requiring bills to be read fully on three different days be dispensed with and bills on the calendar for third reading be read by their titles only.

The motion was agreed to.

H. B. No. 419 — Mr. Stivers, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 77, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Kennedy,	Reynolds,
Appenzeller,	Criswell,	Kessler,	Rhulman,
Barthelmeh,	of Coshocton,	Kilrain,	Schaefer,
Behne,	Deaton,	Kramer,	Schweikert,
Beyer,	Detrick,	Lambert,	Scott,
Bishop,	Dickson,	Lowry,	Shanley,
Black,	Doster,	Lustig,	Siebert,
of Hamilton,	Duffey,	McCormick,	Snyder,
Black,	Ertel,	McGuffey,	of Pickaway,
of Wyandot,,	Fell,	Mills,	Stivers,
Boggs,	Fellinger,	Morris,	Terrell,
Brown,	Foreman,	Murphy,	Thatcher,
of Ashland,	Freeman,	Nungesser,	Thomas,
Brown, of Union,	Frick,	Nye,	Vollmer,
Cameron,	Gilson,	Orlikowski,	Welsh,
Capelle,	Hastings,	Orrison,	White,
Carroll,	Hoaglin,	Pence,	Williams,
Chapman,	Hoover,	Plumb,	Winans,
Clark,	Jackson,	Quinlisk,	Wintermute,
Collins,	Kathe,	Read, of Summit,	Woodworth—77.
Colter,	Kemerer,		

The bill was passed.

Mr. Stivers moved to amend the title as follows, by adding to the end thereof before the period: "relating to the payment of fees in criminal cases in justices' and mayors' courts".

The amendment was agreed to.

The title as amended was agreed to.

H. B. No. 478—Mr. Ertel, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 74, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Colter,	Kathe,	Rhulman,
Appenzeller,	Cowan,	Kemerer,	Schaefer,
Barthelmeh,	Crawford,	Kennedy,	Schweikert,
Behne,	Criswell,	Kessler,	Scott,
Beyer,	of Coshocton,	Kramer,	Shanley,
Bigelow,	Criswell,	Lambert,	Siebert,
Bishop,	of Morrow,	Lowry,	Snyder,
Black,	Deaton,	Lustig,	of Pickaway,
of Hamilton,	Detrick,	McCormick,	Stivers,
Black,	Dickson,	Mills,	Terrell,
of Wyandot,	Ertel,	Morris,	Thomas,
Boggs,	Fell,	Nungesser,	Vollmer,
Brennan,	Fellinger,	Nye,	Welsh,
Brown, of Union,	Foreman,	Orlikowski,	White,
Cameron,	Freeman,	Orrison,	Williams,
Capelle,	Frick,	Pence,	Winans,
Carroll,	Gilson,	Plumb,	Wintermute,
Chapman,	Hastings,	Quinlisk,	Winters,
Clark,	Hoaglin,	Reighard,	Woodworth—74.
Collins,	Hoover,	Reynolds,	

The bill was passed.

The title was agreed to.

H. B. No. 515, Mr. Deaton, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 63, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Shanley,
Behne,	of Morrow,	Kessler,	Siebert,
Bishop,	Deaton,	Lambert,	Smith, of Butler,
Black,	Detrick,	McCormick,	Snyder,
of Hamilton,	Dickson,	Morris,	of Pickaway,
Black,	Duffey,	Murphy,	Stivers,
of Wyandot,,	Ertel,	Nungesser,	Thatcher,
Brennan,	Fell,	Nye,	Thomas,
Brown, of Union,	Fellinger,	Pence,	Vollmer,
Cameron,	Foreman,	Plumb,	Welsh,
Capelle,	Freeman,	Quinlisk,	White,
Carroll,	Frick,	Read, of Summit,	Williams,
Chapman,	Gilson,	Reynolds,	Winans,
Clark,	Hastings,	Rhulman,	Wintermute,
Colter,	Hoaglin,	Schaefer,	Winters,
Cowan,	Hoover,	Schweikert,	Woodworth—63.
Criswell,	Kathe,	Scott,	
of Coshocton,			

Mr. Collins voted in the negative.

The bill was passed.

The title was agreed to.

Mr. Ertel submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 650—Mr. Vonderheide. To make building and loan associations, organized under the laws of the state of Ohio and located in those portions of the state of Ohio affected by the floods of 1913, depositories of state funds for a period not to exceed two years.

H. B. No. 640—Mr. Snyder, of Pickaway. To authorize county commissioners, township trustees, boards of education, road commissioners, councils of municipal corporations and boards and officers thereof temporarily to repair, reconstruct and replace public property and public ways destroyed or injured by floods occurring in March and April, 1913; to authorize county commissioners and councils of municipal corporations to borrow and expend money for the purpose of cleansing public places and private grounds and buildings and removing therefrom any matter deposited therein by said flood which is inimical to the public health, safety or convenience; and to exempt proceedings for the permanent repair, reconstruction or replacement of such public property and public ways, and bonds issued and levies made for such purposes from certain requirements and limitations.

WM. GREEN.
VINCENT ZMUNT,
M. A. BROADSTONE,
FRANK W. THOMAS,

JAMES T. CARROLL,
F. J. KILRAIN,
EARL E. ERTTEL.

The speaker of the House in presence of the House signed said bills.
The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

Sub. H. B. No. 640—Mr. Snyder, of Pickaway. To authorize county commissioners, township trustees, boards of education, road commissioners, councils of municipal corporations and boards and officers thereof temporarily to repair, reconstruct and replace public property and public ways destroyed or injured by floods occurring in March and April, 1913; to authorize county commissioners and councils of municipal corporations to borrow and expend money for the purpose of cleaning public places and private grounds and buildings and removing therefrom any matter deposited therein by said flood which is inimical to the public health, safety or convenience; and to exempt proceedings for the permanent repair, reconstruction and replacement of such public property and public ways, and bonds issued and levies made for such purposes from certain requirements and limitations.

H. B. No. 650—Mr. Vonderheide. To make building and loan associations, organized under the laws of the State of Ohio and located in those portions of the State of Ohio affected by the floods of 1913, depositories of state funds for a period not to exceed two years.

Attest:

W. V. GOSHORN,
Clerk.

H. B. No. 32—Mr. Williams, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 72, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kramer,	Schweikert,
Appenzeller,	Detrick,	Lambert,	Scott,
Barthelmeh,	Dickson,	Lowry,	Shanley,
Beyer,	Doster,	Lustig,	Siebert,
Bishop,	Duffey,	McCormick,	Smith, of Butler,
Black,	Ertel,	McGuffey,	Snyder,
of Wyandot,	Etling,	Mills,	of Pickaway,
Brennan,	Freeman,	Morris,	Stivers,
Brown, of Union,	Frick,	Murphy,	Terrell,
Cameron,	Gilson,	Nungesser,	Thatcher,
Carroll,	Guthery,	Nye,	Thomas,
Collins,	Hastings,	Orrison,	Vollmer,
Colter,	Hoaglin,	Pence,	Welsh,
Cowan,	Hoover,	Plumb,	White,
Crawford,	Jenkins,	Read, of Summit,	Williams,
Criswell,	Kathe,	Reighard,	Winans,
of Coshocton,	Kemerer,	Reynolds,	Wintermute,
Criswell,	Kennedy,	Rhulman,	Winters,
of Morrow,	Kessler,	Schaefer,	Woodworth—72.

The bill was passed.

The title was agreed to.

H. B. No. 558—Mr. Kessler, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 64, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Reynolds,
Appenzeller,	of Morrow,	Kemerer,	Rhulman,
Barthelmeh,	Deaton,	Kennedy,	Schweikert,
Beyer,	Detrick,	Kessler,	Scott,
Bigelow,	Dickson,	Kramer,	Shanley,
Bishop,	Doster,	Lambert,	Thatcher,
Black,	Duffey,	Lowry,	Thomas,
of Hamilton,	Ertel,	Lustig,	Venus,
Black,	Etling,	McCormick,	Vollmer,
of Wyandot,	Fellinger,	Mills,	Welsh,
Brennan,	Frick,	Morris,	White,
Brown, of Union,	Gilson,	Nungesser,	Williams,
Carroll,	Guthery,	Nye,	Winans,
Collins,	Hastings,	Plumb,	Wintermute,
Cowan,	Hoaglin,	Quinlisk,	Winters,
Crawford,	Hoover,	Read, of Summit,	Woodworth—64.
Criswell,	Jenkins,	Reighard,	
of Coshocton,			

The bill was passed.

The title was agreed to.

H. B. No. 183 — Mr. Cowan, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 77, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Kemerer,	Rhulman,
Appenzeller,	Criswell,	Kennedy,	Schweikert,
Beyer,	of Morrow,	Kessler,	Scott,
Bigelow,	Deaton,	Kilrain,	Shanley,
Bishop,	Detrick,	Kramer,	Siebert,
Black,	Dickson,	Lambert,	Smith, of Butler,
of Hamilton,	Doster,	Lowry,	Snyder,
Black,	Duffey,	Lustig,	of Hamilton,
of Wyandot,,	Ertel,	McCormick,	Snyder,
Boggs,	Etling,	McGuffey,	of Pickaway,
Brennan,	Fell,	Mills,	Stivers,
Brown,	Fellinger,	Morris,	Terrell,
of Ashland,	Foreman,	Murphy,	Thatcher,
Brown, of Union,	Freeman,	Nungesser,	Vollmer,
Cameron,	Frick,	Nye,	Welsh,
Capelle,	Guthery,	Orrison,	White,
Carroll,	Hastings,	Pence,	Williams,
Clark,	Hoover,	Plumb,	Wintermute,
Collins,	Jackson,	Quinlisk,	Winters,
Colter,	Jenkins,	Read, of Summit,	Woodworth—77.
Cowan,	Kathe,	Reynolds,	

Mr. Gilson voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 589 — Mr. Williams, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 82, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Schweikert,	Rhulman,
Appenzeller,	of Morrow,	Kennedy,	Shanley,
Barthelmeh,	Deaton,	Kessler,	Siebert,
Beyer,	Detrick,	Kramer,	Smith, of Butler,
Bigelow,	Dickson,	Lambert,	Smith,
Bishop,	Doster,	Lowry,	of Morgan,
Black,	Duffey,	Lustig,	Snyder,
of Hamilton,	Ertel,	McCormick,	of Hamilton,
Brennan,	Fell,	McGuffey,	Snyder,
Brown,	Fellinger,	Mills,	of Pickaway,
of Ashland,	Foreman,	Morris,	Stivers,
Brown, of Union,	Freeman,	Murphy,	Terrell,
Cameron,	Frick,	Nungesser,	Thatcher,
Capelle,	Gilson,	Nye,	Thomas,
Carroll,	Guthery,	Orlikowski,	Vollmer,
Clark,	Hastings,	Orrison,	Warnes,
Collins,	Hoaglin,	Pence,	Welsh,
Colter,	Hoover,	Plumb,	White,
Cowan,	Jackson,	Quinlisk,	Williams,
Crawford,	Jenkins,	Read, of Summit,	Winans,
Criswell,	Kathe,	Reighard,	Wintermute,
of Coshocton,	Kemerer,	Reynolds,	Winters,
			Woodworth—82.

The bill was passed.

The title was agreed to.

H. B. No. 413 — Mr. Welsh, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 77, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Rhulman,
Appenzeller,	of Coshocton,	Kemerer,	Schaefer,
Barthelmeh,	Criswell,	Kennedy,	Shanley,
Beyer,	of Morrow,	Kessler,	Siebert,
Bigelow,	Deaton,	Kramer,	Smith, of Butler,
Bishop,	Detrick,	Lambert,	Smith,
Black,	Dickson,	Lowry,	of Morgan,
of Hamilton,	Doster,	Lustig,	Snyder,
Boggs,	Duffey,	McCormick,	of Pickaway,
Brennan,	Ertel,	McGuffey,	Stivers,
Brown,	Etling,	Mills,	Terrell,
of Ashland,	Fellinger,	Nungesser,	Thatcher,
Brown, of Union,	Foreman,	Nye,	Thomas,
Cameron,	Frick,	Orlikowski,	Venus,
Capelle,	Gilson,	Orrison,	Warnes,
Clark,	Guthery,	Pence,	Welsh,
Collins,	Hastings,	Plumb,	White,
Colter,	Hoaglin,	Quinlisk,	Williams,
Cowan,	Hoover,	Read, of Summit,	Winans,
Crawford,	Jackson,	Reighard,	Wintermute,
	Jenkins,	Reynolds,	Winters—77.

The bill was passed.

The title was agreed to.

H. B. No. 140 — Mr. Cowan, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 77, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kennedy,	Reynolds,
Appenzeller,	of Morrow,	Kessler,	Rhulman,
Barthelmeh,	Deaton,	Kilrain,	Schweikert,
Beyer,	Detrick,	Kramer,	Scott,
Bigelow,	Dickson,	Lambert,	Shanley,
Bishop,	Doster,	Lowry,	Siebert,
Boggs,	Duffey,	Lustig,	Smith, of Butler,
Brennan,	Ertel,	McCormick,	Smith,
Brown,	Etling,	McGuffey,	of Morgan,
of Ashland,	Fell,	Mills,	Stivers,
Cameron,	Fellinger,	Morris,	Terrell,
Capelle,	Freeman,	Nungesser,	Thatcher,
Carroll,	Frick,	Nye,	Thomas,
Clark,	Gilson,	Orlikowski,	Venus,
Collins,	Guthery,	Orrison,	Warnes,
Colter,	Hastings,	Pence,	Welsh,
Cowan,	Hoaglin,	Plumb,	White,
Crawford,	Hoover,	Quinlisk,	Williams,
Criswell,	Kathe,	Read, of Summit,	Wintermute,
of Coshocton,	Keimerer,	Reighard,	Winters,
			Woodworth—77.

The bill was passed.

The title was agreed to.

H. B. No. 603 — Mr. Scott, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 72, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Lowry,	Smith, of Butler,
Barthelmeh,	Detrick,	Lustig,	Smith,
Beyer,	Dickson,	McCormick,	of Morgan,
Bigelow,	Doster,	McGuffey,	Snyder,
Bishop,	Duffey,	Mills,	of Hamilton,
Black,	Ertel,	Morris,	Snyder,
of Wyandot,	Etling,	Murphy,	of Pickaway,
Brennan,	Fell,	Nungesser,	Stivers,
Cameron,	Fellinger,	Nye,	Terrell,
Capelle,	Freeman,	Orrison,	Thatcher,
Carroll,	Frick,	Plumb,	Thomas,
Clark,	Hastings,	Quinlisk,	Vollmer,
Collins,	Hoover,	Reighard,	Warnes,
Colter,	Jackson,	Reynolds,	Welsh,
Cowan,	Kathe,	Rhulman,	White,
Crawford,	Keimerer,	Schweikert,	Winans,
Criswell,	Kessler,	Scott,	Wintermute,
of Coshocton,	Kilrain,	Shanley,	Winters,
Criswell,	Kramer,	Siebert,	Woodworth—72.
of Morrow,	Lambert,		

The bill was passed.

The title was agreed to.

H. B. No. 383 — Mr. White, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 76, nays 4, as follows:

Those who voted in the affirmative are: Messrs.

Appenzeller,	Detrick,	Lambert,	Shanley,
Barthelmeh,	Dickson,	Lowry,	Siebert,
Beyer,	Doster,	Lustig,	Smith, of Butler,
Bigelow,	Duffey,	McCormick,	Smith,
Bishop,	Ertel,	McGuffey,	of Morgan,
Black,	Etling,	Mills,	Snyder,
of Wyandot,	Fellinger,	Morris,	of Hamilton,
Brown, of Union,	Foreman,	Nungesser,	Snyder,
Cameron,	Freeman,	Nye,	of Pickaway,
Capelle,	Frick,	Orlikowski,	Terrell,
Carroll,	Gilson,	Orrison,	Thatcher,
Clark,	Guthery,	Pence,	Thomas,
Collins,	Hastings,	Plumb,	Vollmer,
Colter,	Hoaglin,	Quinlisk,	Warnes,
Cowan,	Hoover,	Read, of Summit,	Welsh,
Crawford,	Jackson,	Reighard,	White,
Criswell,	Jenkins,	Reynolds,	Winans,
of Coshocton,	Kathe,	Rhulman,	Wintermute,
Criswell,	Kemerer,	Schweikert,	Winters,
of Morrow,	Kennedy,	Scott,	Woodworth—76.
Deaton,	Kramer,		

Messrs. Acker, Fell, Kessler and Stivers voted in the negative.

The bill was passed.

The title was agreed to.

Sub. H. B. No. 41—Mr. Read, of Summit, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 69; nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Scott,
Barthelmeh,	of Morrow,	Kilrain,	Shanley,
Behne,	Deaton,	Kramer,	Siebert,
Beyer,	Detrick,	Lambert,	Smith, of Butler,
Bishop,	Dickson,	Lowry,	Smith,
Black,	Doster,	McGuffey,	of Morgan,
of Hamilton,	Duffey,	Mills,	Snyder,
Black,	Etling,	Morris,	of Hamilton,
of Wyandot,	Fell,	Murphy,	Snyder,
Brown, of Union,	Fellinger,	Nungesser,	of Pickaway,
Cameron,	Freeman,	Nye,	Stivers,
Capelle,	Frick,	Orlikowski,	Terrell,
Carroll,	Gilson,	Pence,	Thatcher,
Clark,	Hastings,	Plumb,	Thomas,
Collins,	Hoover,	Quinlisk,	Warnes,
Colter,	Jackson,	Read, of Summit,	Welsh,
Crawford,	Kathe,	Reighard,	White,
Criswell,	Kemerer,	Rhulman,	Wintermute,
of Coshocton,	Kennedy,	Schweikert,	Woodworth—69.

The bill was passed.

Mr. Read moved to amend the title as follows:

After the word "state" in third line strike out the comma and insert a period and strike out all the remaining part of the title.

The amendment was agreed to.

The title as amended was agreed to.

S. B. No. 93—Mr. Lloyd, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 66, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Duffey,	Lowry,	Schaefer,
Barthelmeh,	Etling,	Lustig,	Schweikert,
Behne,	Fell,	McCormick,	Shanley,
Beyer,	Fellinger,	McGuffey,	Siebert,
Bigelow,	Freeman,	Mills,	Smith,
Bishop,	Frick,	Morris,	of Morgan,
Black,	Gilson,	Nungesser,	Snyder,
of Wyandot,	Hastings,	Nye,	of Hamilton,
Brown, of Union,	Hoaglin,	Orlikowski,	Snyder,
Cameron,	Hoover,	Orrison,	of Pickaway,
Capelle,	Jackson,	Pence,	Terrell,
Carroll,	Kathe,	Plumb,	Thatcher,
Clark,	Kemerer,	Quinlisk,	Thomas,
Collins,	Kennedy,	Read, of Summit,	White,
Deaton,	Kessler,	Reighard,	Wintermute,
Detrick,	Kilrain,	Reynolds,	Winters,
Dickson,	Kramer,	Rhulman,	Woodworth—66.
Doster,	Lambert,		

The bill was passed.

The title was agreed to.

S. B. No. 199,—Mr. Holden, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 64, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Doster,	Lustig,	Shanley,
Barthelmeh,	Duffey,	McCormick,	Siebert,
Beyer,	Ertel,	McGuffey,	Smith, of Butler,
Bigelow,	Fell,	Mills,	Smith,
Bishop,	Fellinger,	Morris,	of Morgan,
Black,	Freeman,	Nye,	Snyder,
of Wyandot,	Frick,	Orrison,	of Hamilton,
Brown, of Union,	Gilson,	Pence,	Snyder,
Cameron,	Hastings,	Plumb,	of Pickaway,
Capelle,	Hoaglin,	Quinlisk,	Stivers,
Clark,	Hoover,	Read, of Summit,	Terrell,
Collins,	Kathe,	Reighard,	Thatcher,
Colter,	Kemerer,	Reynolds,	Thomas,
Cowan,	Kennedy,	Rhulman,	Winans,
Deaton,	Kessler,	Schaefer,	Wintermute,
Detrick,	Kramer,	Schweikert,	Winters,
Dickson,	Lambert,	Scott,	Woodworth—64.

The bill was passed.

The title was agreed to.

H. B. No. 251 — Mr. Bigelow, was taken up.

On motion of Mr. Bigelow, further consideration of said bill was indefinitely postponed.

H. B. No. 351 — Mr. Mills was taken up.

On motion of Mr. Terrell, said bill was ordered placed at the foot of the calendar for third reading.

The motion was agreed to.

H. B. No. 526 — Mr. Fellinger, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 63, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Schweikert,
Appenzeller,	of Coshocton,	Kennedy,	Scott,
Barthelmeh,	Deaton,	Kessler,	Shanley,
Behne,	Dickson,	Kramer,	Siebert,
Beyer,	Doster,	Lambert,	Snyder,
Bigelow,	Duffey,	Lustig,	of Hamilton,
Bishop,	Fell,	Mills,	Snyder,
Brown,	Fellinger,	Morris,	of Pickaway,
of Ashland,	Freeman,	Murphy,	Terrell,
Capelle,	Frick,	Nye,	Thatcher,
Carroll,	Gilson,	Orrison,	Thomas,
Clark,	Guthery,	Quinlisk,	Welsh,
Collins,	Hastings,	Read, of Summit,	White,
Colter,	Hoaglin,	Reighard,	Winans,
Cowan,	Hoover,	Reynolds,	Wintermute,
Crawford,	Jackson,	Rhulman,	Winters,
	Kathe,	Schaefer,	Woodworth—63.

The bill was passed.

The title was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 184 — Mr. Kramer. For providing for salary of Hon. Louis S. Kuebler, deceased.

With the following amendment, in which the concurrence of the House of Representatives is requested: Strike out line 14.

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted — yeas 67, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Kathe,	Schweikert,
Appenzeller,	Criswell,	Kemerer,	Shanley,
Barthelmeh,	of Coshocton,	Kennedy,	Siebert,
Behne,	Deaton,	Kessler,	Smith, of Butler,
Beyer,	Dickson,	Lowry,	Snyder,
Bishop,	Doster,	McCormick,	of Hamilton,
Black,	Duffey,	McGuffey,	Snyder,
of Wyandot,	Etling,	Morris,	of Pickaway,
Brown,	Fell,	Murphy,	Terrell,
of Ashland,	Foreman,	Nye,	Thatcher,
Brown, of Union,	Freeman,	Orrison,	Thomas,
Cameron,	Gilson,	Pence,	Vollmer,
Capelle,	Guthery,	Plumb,	Warnes,
Carroll,	Hastings,	Quinlisk,	White,
Clark,	Hoaglin,	Reighard,	Winans,
Collins,	Hoover,	Reynolds,	Wintermute,
Colter,	Jackson,	Rhulman,	Winters,
Cowan,	Jenkins,	Schaefer,	Woodworth—67.

The Senate amendment was concurred in.

Mr. Warnes moved that the rules be suspended, and S. B. No. 56 — Mr. Weygandt, be taken from its regular place on the calendar and be now considered.

The motion was agreed to and S. B. No. 56 was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Warnes, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 56 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 67, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kennedy,	Shanley,
Appenzeller,	of Coshocton,	Kessler,	Siebert,
Barthelmeh,	Deaton,	Lambert,	Smith, of Butler,
Bigelow,	Dickson,	McCormick,	Snyder,
Bishop,	Doster,	McGuffey,	of Hamilton,
Black,	Duffey,	Morris,	Snyder,
of Hamilton,	Ertel,	Murphy,	of Pickaway,
Black,	Etling,	Nye,	Terrell,
of Wyandot,	Fell,	Orrison,	Thatcher,
Brown,	Foreman,	Pence,	Thomas,
of Ashland,	Freeman,	Plumb,	Vollmer,
Brown, of Union,	Frick,	Reid, of Summit,	Warnes,
Cameron,	Gilson,	Reighard,	Welsh,
Capelle,	Guthery,	Reynolds,	White,
Carroll,	Hoaglin,	Rhulman,	Winans,
Clark,	Hoover,	Schaefer,	Wintermute,
Collins,	Jenkins,	Schweikert,	Winters,
Colter,	Kemerer,	Scott,	Woodworth—67.
Crawford,			

The bill was passed.

The title was agreed to.

Mr. Snyder, of Pickaway, moved that the vote by which H. B. No. 385 — Mr. Stivers, was lost, be reconsidered, which motion was passed for further consideration.

Mr. Morris moved that the rules be suspended and H. B. No. 508 — Mr. Morris, be taken from its regular place on the calendar and be read the second time. The motion was agreed to and H. B. No. 508 was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. McGuffey moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 after "construction" insert "of any railroad for".

Strike out "of" in line 4.

The motion was agreed to, and Mr. McGuffey was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraesology.

Mr. Morris moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 508 be placed on the calendar for third reading.

The motion was agreed to.

Mr. Duffey moved that the rules be suspended and H. B. No. 327 — Mr. Duffey, be taken from its regular place on the calendar and be read the second time.

The motion was agreed to and H. B. No. 327 was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Duffey moved to refer the bill to a select committee of one, with instruction to amend as follows:

In line 16 strike out "counsil" and substitute "council".

The motion was agreed to, and Mr. Duffey was appointed such committee, and reported the bill amended as instructed.

Mr. Duffey moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 327 be placed on the calendar for third reading.

The motion was agreed to.

Mr. Bishop moved that the rules be suspended and H. J. R. Nos. 33, 34, 35, 41 and 19, 20, 22, 21, 23, be made a special order for Monday evening at 8:00 o'clock p. m.

The motion was agreed to.

Mr. Clark moved that the rules be suspended and H. B. No. 122, Mr. Clark, be taken from its regular place on the calendar and read the second time.

The motion was agreed to and H. B. No. 122—Mr. Clark, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Jenkins moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6 strike out the word "his" and insert in lieu thereof the word "their".

The amendment was disagreed to.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Clark moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 122 be placed on the calendar for third reading.

The motion was agreed to.

Mr. Snyder, of Pickaway, moved that the rules be suspended and H. B. No. 567 be made a special order for Tuesday morning at 10:00 o'clock a. m.

The motion was disagreed to.

The following message was received from the Senate.

Mr. Speaker: I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House of Representatives is requested:

S. B. No. 237 — Mr. Mooney. To permit the alumni of the Ohio State university to present to the state a building or buildings to be used as dormitories in connection with said university, and to authorize the trustees of the Ohio State university to enter into a contract for such purpose.

S. B. No. 207 — Mr. Moore. To provide for the appointment of a commission to establish one additional normal school, and to provide for the maintenance thereof.

S. B. No. 168 — Mr. Potting. To amend section 3677 of the General Code, so as to give municipal corporations the right to lay and maintain aqueducts and water pipes in public ways.

S. B. No. 164 — Mr. Potting. To permit municipal corporations to divert streams and highways in the construction of water works.

S. B. No. 59 — Mr. Wise. To amend section 4943 of the General Code, relating to the compensation of members of the board of deputy state supervisors and the clerk thereof.

S. B. No. 256 — Mr. Hopple. To amend section 274 of the General Code, relating to the further extension of the bureau of inspection and supervision of public offices.

S. B. No. 191 — Mr. Lloyd. Authorizing the board of trustees of the Ohio State university to establish a university extension division.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

Mr. Thatcher moved that the rules be suspended and S. B. Nos. 237, 207, 168, 164, 59, 256, and 191 be referred at once to the proper committees.

The motion was agreed to and said bills were referred as follows:

S. B. No. 237 — Mr. Mooney. To the committee on Universities and Colleges.

S. B. No. 207 — Mr. Moore. Referred to Mr. Scott as a select committee of one, with leave to report at any time.

S. B. No. 168 — Mr. Potting. Referred to Mr. Bishop as a select committee of one, with leave to report at any time.

S. B. No. 164 — Mr. Potting. Referred to Mr. Bishop as a select committee of one, with leave to report at any time.

S. B. No. 59 — Mr. Wise. Referred to the committee on Privileges and Elections.

S. B. No. 256 — Mr. Hopple. Referred to the committee on Appropriations and Finance.

S. B. No. 191 — Mr. Lloyd. Referred to the committee on Universities and Colleges.

The following Message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

H. B. No. 429 — Mr. Orrison. To amend sections 4992, 4996, 4999, 5004, 5006, 5007, 5009, 5012 and 5013 of the General Code, relating to nomination by petition.

H. B. No. 222 — Mr. Fulton. Authorizing the board of education for the school district of Newark township, Licking county, Ohio, to issue warrant to William C. Barnett for services.

Attest:

W. V. GOSHORN,
Clerk.

The following Message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following resolution:.

H. J. R. No. 49—Mr. Vonderheide. Relative to adjournment sine die.

Attest:

W. V. GOSHORN,
Clerk.

The following Message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in the passage of H. B. No. 108—Mr. Doster. To require safety devices to be placed on all passenger and freight elevator doors.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following resolutions:

H. J. R. No. 46—Mr. Black, of Hamilton. Relative to enrolling H. B. No. 640 in typewriting.

H. J. R. No. 47—Mr. Black, of Hamilton. Relative to enrolling H. B. No. 650 in typewriting.

H. J. R. No. 48—Mr. Frick. Relative to printing H. B. No. 640 in pamphlet form.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills in which the concurrence of the House of Representatives is requested:

S. B. No. 188—Mr. Friebohn. To establish a court of common pleas in each county of the state and to repeal certain acts providing for the election of common pleas judges.

S. B. No. 264—Mr. Dollison. To supplement section 7630, General Code, by the enactment of a section to be known and designated as section 7630-1 and to amend section 5649-4 of the General Code for the purpose of facilitating the re-placement of school houses condemned or destroyed by fire or other casualty.

S. B. No. 31—Mr. Hudson. To amend sections 1182, 1183, 1184, 1184-4, 1186, 1190, 1191, 1192, 1193, 1195, 1197, 1197-1, 1199-1, 1200, 1201, 1202, 1203, 1203-1, 1206, 1208, 1210-1, 1211, 1212, 1215, 1216, 1222, 1223, 1225, 1226, 1227 and 1228 and to add supplemental sections 1231-4 and 1231-5 of the General Code, relating to the state highway department.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

Mr. Thatcher moved that the rules be suspended and S. B. No. 188, S. B. No. 264 and S. B. No. 31 be referred at once to the proper committees. The motion was agreed to and said bills were referred as follows:

S. B. No. 188—Mr. Friebohn. To the committee on Codes, Courts and Procedure.

S. B. No. 264—Mr. Dollison. To the committee on Public Schools.

S. B. No. 31.—Mr. Hudson. To the committee on Public Highways.

Mr. Black, of Hamilton, moved that the rules be suspended and H. B. No. 623 — Mr. Black, of Hamilton, be taken from its regular place on the calendar and be read the second time.

The motion was agreed to and H. B. No. 623 was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Black, of Hamilton, moved that the rules requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 623 be placed on the calendar for third reading.

The motion was agreed to.

Mr. Terrell moved that the rules be suspended and H. B. No. 483 — Mr. Kilrain, be made a special order for Monday at 11:00 o'clock a. m.

The motion was agreed to.

Mr. Black, of Hamilton, moved that when the House adjourn today that such adjournment be until next Monday at 10:00 o'clock a. m.

The motion was agreed to.

Mr. Capelle moved that the rules be suspended and H. B. No. 529 be made a special order for Monday at 11:30 o'clock a. m.

The motion was agreed to.

Mr. Black, of Wyandot, moved that the rules be suspended and H. B. No. 410 be taken from its regular place on the calendar and read the second time.

The motion was agreed to and H. B. No. 410 — Mr. Black, of Wyandot, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Black, of Wyandot, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4, after the word "municipality" insert the following: "shall have the power and authority to terminate by ordinance duly passed and entered on the record of such municipality, any perpetual or indeterminate grant or franchise to any public utility, when such grant or franchise has been in full force and effect for more than twenty-five years, and".

The motion was agreed to.

Mr. Black, of Wyandot, was appointed such committee and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", Mr. Vonderheide moved that further consideration of said bill be postponed and it be made a special order for Monday at 11:45 o'clock a. m.

The motion was agreed to.

Mr. Snyder, of Hamilton, moved that the rules be suspended and H. B. No. 562 be taken from its regular place on the calendar and be read the second time.

The motion was agreed to and H. B. No. 562 — Mr. Snyder, of Hamilton, was taken up.

Mr. Kramer moved that further consideration of said bill be postponed and it be made a special order for Tuesday at 11:50 o'clock a. m.

The motion was agreed to.

Mr. Orrison moved that the rules be suspended and H. B. No. 653 — Mr. Read, of Summit, be taken from its regular place on the calendar and be read the second time.

The motion was agreed to and said bill was taken up.

On motion of Mr. Orrison, said bill was made a special order for Monday at 10:05 o'clock a. m.

Mr. Warnes moved that the vote by which S. B. No. 183 — Mr. Wise, was passed, be reconsidered.

On motion of Mr. Bishop the House adjourned at 12:50 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Monday, April 14, 1913, 10:00 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by the Hon. John F. Kramer, of Richland county.

The journal of the last legislative day was read and approved.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to

Am. S. B. No. 18 — Mr. Greenlund.

S. B. No. 66 — Mr. Kiser.

S. B. No. 12 — Mr. Moore.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 223 — Mr. Guthery. To amend sections 6536, 6537, 6539, 6540, 6541, 6543, 6545, 6546, 6550, 6553, 6556, 6557, and 6558 of the General Code, relating to joint county ditches, rivers, creeks and runs.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 221 — Mr. Zmunt. To provide for the inspection, examination and regulation of corporations not organized under the laws of this state, or of the United States, persons, partnerships and associations using the word "bank" "banker", or "banking" or words of similar meaning in any foreign language as a designation or name under which business is conducted in this state, and amending sections 711, 712, 717, 720, 724, 725, 729, 730, 731, 734, 735, 737, 738, 739, 740, 741, 742, 742-1, 742-2, 742-3, 742-4, 742-5, 742-7, 742-8, 742-9, 742-10, 742-11, 742-12, 742-13, 742-14, 742-16, 743 of the General Code of Ohio so as to accomplish said purposes.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

Mr. Kennedy moved that the rules be suspended and S. B. No. 221 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Banks and Banking.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills in which the concurrence of the House of Representatives is requested:

S. B. No. 239—Mr. Gregory. Defining, for the purpose of taxation, the term "gross premiums" as applied to mutual fire insurance companies receiving premium deposits in excess of the cost of insurance to the insured, and returning such excess ratably to their policy holders.

S. B. No. 210—Mr. Broadstone. Providing for the relief of the widow and child of Frank Fitzgerald, deceased.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

Mr. Kessler moved that the rules be suspended and S. B. Nos. 239 and 210 be referred at once to committees.

The motion was agreed to and said bills were referred as follows:

S. B. No. 239—Mr. Gregory. To the committee on Taxation.

S. B. No. 210—Mr. Broadstone. To the committee on Appropriations and Finance.

Mr. Kilpatrick arose to a question of privilege, and asked that his vote be recorded on S. B. No. 18, by Mr. Greenlund. His name being called, Mr. Kilpatrick voted aye.

H. B. No. 653—Mr. Read being a special order for 10:05 o'clock a. m., was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Read, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 653 read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 55, nays 18, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Colter,	Hoffman,	Orrison,
Agler,	Cooper,	Holl,	Read, of Summit,
Barthelmeh,	Criswell,	Horwitz,	Schweikert,
Beatty,	of Coshocton,	Jenkins,	Scott,
Behne,	Criswell,	Kessler,	Siebert,
Beyer,	of Morrow	Kilpatrick,	Smith, of Butler,
Bigelow,	Detrick,	Kilrain,	Smith, of Morgan,
Bishop,	Dickson,	Lambert,	Thatcher,
Black,	Diser,	Leist,	Thomas,
of Hamilton,	Donaldson,	McGuffey,	Warnes,
Black,	Doster,	Mills,	Welsh,
of Wyandot,	Fell,	Morris,	Wintermute,
Bour,	Gilson,	Murphy,	Winters,
Capelle,	Hastings,	Nungesser,	Young—55.
Carroll,	Hite,	Nye,	

Those who voted in the negative are: Messrs.

Brown, of Union,	Deaton,	Pence,	Snyder,
Collins,	Frick,	Plank,	of Pickaway,
Conover,	Hoover,	Reid, of Fayette,	White,
Cowan,	Kathe,	Reighard,	Winans—16.
Crawford,	Kramer,	Rhulman,	

The bill not having received a constitutional majority was lost.

Mr. Reighard submitted the following report:

The standing committee on Banks and Banking, to which was referred H. B. No. 312 — Mr. Plumb, having had the same under consideration, reports it back and recommends its passage.

F. M. PLANK,
GEO. F. DOSTER,
E. N. BOGGS,
VIRGIL J. TERRELL,
W. M. BROWN,

JAMES R. CLARK,
GEO. W. HOLL,
FRANK H. REIGHARD,
CHAS. D. CONOVER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Plank submitted the following report:

The standing committee on Banks and Banking, to which was referred H. B. No. 573 — Mr. Kennedy, having had the same under consideration, reports it back and recommends its passage.

R. R. KENNEDY,
F. M. PLANK,
CHAS. D. CONOVER,
FRANK H. REIGHARD,

W. M. BROWN,
GEO. W. HOLL,
GEO. F. DOSTER,
VIRGIL J. TERRELL.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Boggs submitted the following report:

The standing committee on Banks and Banking, to which was referred H. B. No. 476 — Mr. Ertel, having had the same under consideration, reports it back and recommends its passage.

E. N. BOGGS,
VIRGIL J. TERRELL,
W. M. BROWN,
GEO. W. HOLL,

FRANK H. REIGHARD,
CHAS. D. CONOVER,
JAS. R. CLARK.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Winters submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred Amended S. B. No. 196 — Mr. Lloyd, having had the same under consideration, reports it back and recommends its passage.

C. B. WINTERS,
VIRGIL J. TERRELL,
WM. H. SCHWEIKERT,
JAMES R. CLARK,

JOHN R. KING,
WARREN J. DUFFEY,
EDWARD R. MUELLER.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Morris submitted the following report:

The standing committee on Appropriations and Finance, to which was referred S. B. No. 152—Mr. Hudson, having had the same under consideration, reports it back and recommends its passage.

JOHN COWAN,
J. V. WINANS
GEO. M. MORRIS,
H. FELLINGER,
JAMES R. CLARK,
A. BEYER,

I. S. GUTHERY,
E. N. BOGGS,
L. H. SCOTT,
R. R. REYNOLDS,
R. R. KENNEDY,
GEO. LEIST.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Mills submitted the following report:

The standing committee on Cities, to which was referred S. B. No. 175—Mr. Friebolin, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 13, strike out the words "two thousand two hundred and fifty" and insert in lieu thereof the words "one thousand five hundred;"

In line 15, strike out the words "two thousand two hundred and fifty" and insert in lieu thereof the words "three thousand".

In line 20, strike out the words "two thousand five hundred" and insert in lieu thereof the words "one thousand five hundred".

In line 21, strike out the words "two thousand five hundred" and insert in lieu thereof the words "three thousand five hundred".

In line 167, strike out the word "freeholders" and insert in lieu thereof the word "householders".

After the period (.) in line 181, insert the following: "The clerk of the municipal court shall thereupon notify the appellee of the appeal of said cause."

In line 376, strike out the word "forty" and insert in lieu thereof the word "sixty".

In line 437, after the word "shall" strike out the word "quarterly", and after the word "pay" insert the words "the same quarterly".

In line 438, strike out all after the word "Cleveland".

In line 438-a, strike out the words "of Cuyahoga county".

In line 442, strike out the words "and to the county auditor".

In line 473, strike out all after the word "installments".

In line 473-a, strike out the words "thereof shall be paid".

Strike out line 474 and in line 474-a, strike out the word "county".

In line 499, strike out the words "and county commissioners".

In line 499-a, strike out the words "one-half thereof" and in line 499-b, strike out all after the word "Cleveland".

In line 500, strike out the words "ahoga county".

In line 524, strike out the words "chief justice of said court", and insert in lieu thereof the words "the city council".

In line 542, after the word "for" insert the word "like", and after the word "proceedings" strike out all to the end of the sentence and insert in lieu thereof the words "by general law".

In line 549a, strike out the words "and the commissioners of Cuyahoga county shall".

In line 554, strike out the words "one-half of".

In line 554a, strike out all after the word "Cleveland".

Strike out all of line 554b and line 555.

In line 580, strike out the word "and the county commissioners" and in line 580a, strike out the words "by order".

DON P. MILLS,
ROBERT BLACK,
ADAM FRICK,
JAS. T. CARROLL,

HERBERT S. BIGELOW,
W. T. COLTER,
C. A. ORRISON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Bigelow submitted the following report:

The standing committee on Cities, to which was referred S. B. No. 185 — Mr. Gregory, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out lines 19 to 23 inclusive, and insert in lieu thereof the following:

"SECTION 3. Within thirty days after the passage of this act the council of the city of Cincinnati, shall order a special election, to be held not less than thirty nor more than sixty days after the passage of such ordinance, at which time there shall be submitted to the electors of Cincinnati, the question of changing the council of such city as provided in this act. Such special election shall be held in the regular voting places and shall be conducted in accordance with the general election laws of the state. Council shall appropriate whatever money may be necessary for the proper conduct of such election. The board of deputy state supervisors and inspectors of elections of Hamilton county shall cause to be printed on the ballots the following question:

"Shall Cincinnati adopt the small council?"

Then shall be printed the following proposition in the order set forth:

"For the adoption of the small council plan."

"Against the adoption of the small council plan."

Immediately to the left of each proposition shall be placed a square in which the electors by making a cross (X) mark may vote for or against such proposition.

If approved by a majority of the electors voting thereon this act shall become operative at once.

JOHN R. KING,
ADAM FRICK,
JAS. T. CARROLL,
W. T. COLTER,

JOHN G. COOPER,
DON P. MILLS,
ROBERT BLACK.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Leist submitted the following report:

The standing committee on County Affairs, to which was referred S. B. No. 211 — Mr. Herner, having had the same under consideration, reports it back, and recommends its passage.

FRANK H. REIGHARD,
E. B. STIVERS,
GEO. LEIST,
C. APPENZELLER,

W. T. COLTER,
W. G. AGLER,
WM. H. SCHWEIKERT,
GEO. S. CRAWFORD.

The report was agreed to.

* The bill was ordered to be read the second time in its regular order.

Mr. Terrell submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred H. B. No. 655 — Mr. Terrell, having had the same under consideration, reports it back and recommends its passage.

C. B. WINTERS,
WALTER G. AGLER,
EDWARD R. MUELLER,
VIRGIL J. TERRELL,

JAMES NYE,
JAMES R. CLARK,
F. J. KILRAIN,
WM. H. SCHWEIKERT.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Terrell submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred S. B. No. 104 — Mr. Lloyd, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2, after "Section 1." strike out all the rest of the section to and including line 7, and in lieu thereof, insert the following: "Whoever fills or re-fills with milk, cream or other milk product, a glass jar or bottle having the name of a person, firm, corporation or association blown therein, with intent to sell such milk, cream or other milk product, shall be fined not more than one hundred dollars. This section shall not apply to a person, firm or corporation whose name is blown in such glass jar or bottle, or to a member of an association the name of which association is blown in such glass jar or bottle, or any authorized agent or employe of such person, firm, corporation or member of such association, or to the owner of such glass jar or bottle, or to any person authorized by the owner thereof to use said glass jar or bottle."

C. B. WINTERS,
WALTER G. AGLER,
EDWARD R. MUELLER,
VIRGIL J. TERRELL,

JAMES R. CLARK,
F. J. KILRAIN,
WM. H. SCHWEIKERT.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Crawford submitted the following report:

The standing committee on County Affairs, to which was referred

H. B. No. 606 — Mr. Wintermute, having had the same under consideration, reports it back, and recommends its adoption.

C. APPENZELLER,
FRANK H. REIGHARD,
W. T. COLTER,

WM. H. SCHWEIKERT,
GEO. S. CRAWFORD,
GEO. LEIST.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Schaefer submitted the following report:

The standing committee on Dairy and Food Products, to which was referred H. B. No. 587 — Mr. Vonderheide, having had the same under consideration, reports it back, and recommends its passage.

HENRY L. SCHAEFER,
D. M. CRISWELL,
V. J. VONDERHEIDE,

C. B. SMITH,
H. L. HASTINGS,
VAN S. DEATON.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 580 — Mr. Vollmer, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 4 strike out the word "hereinbefore" and insert in lieu thereof the word "hereinafter".

Strike out all of line 12.

In line 20 strike out the words "and may be governed by the same provisions of law, when applicable,"

In line 27 strike out the words "of which".

In line 47 beginning at the word "In" strike out all up to and including line 51".

In line 56 strike out the period and insert in lieu thereof a comma, and in the same line beginning at the word "In" strike out all to and including line 59, and insert in lieu thereof the following: "and the same shall be enforced as other judgments rendered by a court of record".

In line 61 beginning at the word "the" strike out all to and including line 64 and insert in lieu thereof the following: "and said subpœnas shall be served by registered mail, or by any person authorized by the commissioner, who shall make due return thereof, under oath. Such witness shall be entitled to fifty cents as his fee. Each party shall advance to the commissioner, witness fees necessary to pay the witnesses, who are requested by them to be subpœnaed."

In line 76 strike out the word "preliminary" and in the same line in the word "controversy" strike out the second "e".

In line 79 insert a period after the word "parties" and in the same line beginning at the word "and" strike out all to and including line 85.

In line 88, strike out the word "the" and insert in lieu thereof "a".

Beginning at line 90, strike out all of said line to and including line 92, and insert in lieu thereof the following:

"Through the application of any common law or statutory rule of evidence applicable to other courts, but all the evidence obtainable shall be secured."

In line 96, strike out the words "as provided".

In line 97, strike out the words "in the case of justices of the peace".

W. B. KILPATRICK,
CULBERTSON J. SMITH,
IRVIN F. SNYDER,
STEPHEN M. YOUNG,

ALTON H. ETLING,
J. CHAS. CRISWELL,
PERCY TETLOW,
S. H. WILLIAMS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Etling submitted the following report:

The standing committee on Phraseology, to which was referred S. B. No. 178—Mr. Cunningham, having had the same under consideration, reports it back with the following amendments:

In line 1240 strike out the whole line.

In line 1361 strike out (\$175.00).

In line 1366 strike out (\$300.00).

In line 9 strike out "30".

In line 23 strike out (\$5000.00).

In line 46 strike out (\$2500.00).

In line 424 strike out "51" and insert "the preceding" before "section".

In line 550 strike out "64", and insert "the preceding" before "section".

In line 655 strike out "77" and insert "the preceding" before "section".

In line 89 after the word "succeeds" insert "except such duties as are conferred on said state board of pharmacy by sections 1296, 1297, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1307, 1308, 1309, 1310, 1311, and 1312".

G. M. PLUMB,
J. CHAS. CRISWELL,
JAS. T. CARROLL,

GEO. M. HOAGLIN,
JOSEPH LUSTIG,
ALTON H. ETLING.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

11:00 o'clock, a. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 483—Mr. Kilrain.

Mr. Thatcher submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 612—Mr. Black, of Wyandot, having had the same under consideration, reports it back with the following amendments:

In line 2 strike out the words "so as".

In line 15 strike out the comma after the word "prisoner".

O. J. THATCHER,
GEO. M. HOAGLIN,
J. CHAS. CRISWELL,

ALTON H. ETLING,
G. M. PLUMB.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 522—Mr. Smith, of Butler, having had the same under consideration, reports it back with the following amendments:

In line 6, insert comma after "elections" and after "be".

In line 31, insert comma after "elections" and after "be".

In line 49, insert comma after "elections".

In line 50, insert comma after "be".

In line 55, insert comma after "may" and after "elections".

In line 58, insert comma after "and" and after "printing".

In line 86, insert comma after "elections" and after "be".

In line 94, continue paragraph.

In line 106, continue paragraph.

In line 173, continue paragraph.

In line 215, strike out parenthesis and enclosed figures 10000.

In line 216, strike out parenthesis and enclosed figures 10000., and 25000.

In line 217, strike out figures "(25000)".

In line 219, continue paragraph.

In line 287 strike out figures "10,000" and in lieu thereof insert the words "ten thousand".

In line 294, after "thousand" insert comma.

In line 309 continue paragraph.

In line 316 continue paragraph.

In line 326 continue paragraph.

In line 365 continue paragraph.

In line 380 continue paragraph.

In line 421 continue paragraph.

In line 426 continue paragraph.

In line 438 continue paragraph.

In line 479 continue paragraph.

In line 521 continue paragraph.

In line 548 continue paragraph.

In line 571 continue paragraph.

In line 589 continue paragraph.

In line 626 continue paragraph.

In line 664 continue paragraph.

In line 701 continue paragraph.

In line 717 after "elections" insert comma.

In line 748 after "elections" insert comma.

In line 749 strike out figures "200" and in lieu thereof insert the words "two hundred".

In line 790 continue paragraph.

In line 69 continue paragraph.

In line 288, strike out the period after the word "wards" and add the following: "or at large, as determined by the vote provided for in article 1, section 3 hereof."

In line 288, strike out the word "four" and insert in lieu thereof the word "two".

In line 289, strike out the period after the word "wards" and add the following: "and four years when the council is elected at large. Except that at the first election in municipalities where the council is

elected at large, and having three councilmen, the candidates having the two highest number of votes shall serve for four years, the other councilmen shall serve for two years, and in such municipalities having more than three councilmen the majority of councilmen having the highest number of votes shall serve for a period of four years and the others for a period of two years. When the council is elected by wards".

Also in line 289, begin the second word "The" with a small letter.

In line 296, insert a period after the word "fifteen", and in the same line begin the word "when" with a capital "W".

In line 543, strike out the word "except" and insert in lieu thereof the word "and".

In line 690, strike out the word "education" and insert in lieu thereof the word "educational".

In line 703, after the word "adoption" insert the words "by any municipality."

In line 703, after the word "one" insert the words "of the".

In line 703, strike out the word "herein" and insert in lieu thereof the words "provided for in this act".

In line 704, strike out the words "by any municipality and any such bond or contract which" and insert in lieu thereof the words "When any such contract or bond".

In line 706, strike out the word "hereunder" and insert in lieu thereof the words "provided for in this act".

In line 735, after the word "provisions" insert the words "of section 2".

In line 737, strike out the words "The following".

In line 738, begin the word "section" with a capital "S" and after said word insert the figure "2".

In line 286 strike out the word "fifteen" and the numeral "15" and insert therein the word "thirty-two" and the numeral "32".

GEO. M. HOAGLIN,
G. M. PLUMB,
O. J. THATCHER,

JAS. T. CARROLL,
J. CHAS. CRISWELL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hoaglin submitted the following report:

The standing committee on Phraseology, to which was referred S. B. No. 23—Mr. Green, having had the same under consideration, reports it back with the following amendments:

In the title after screen strike out comma (,).

In line 2-a after "wages" insert comma (,).

In line 3 strike out comma after "mines" and after "state".

In line 6-a after "determined" strike out comma.

In line 7 strike out the comma after "mine".

In line 12 strike out comma after "quantity" also after "contract".

In line 14 strike out comma after "screen".

In line 20 continue paragraph.

In line 25 strike out comma after "misdemeanor".

In line 26 strike out figures "(\$600.00)" and the comma before "nor", also the figures "\$300.00".

In line 27 strike out the comma after "offense".

In line 29 strike out "April first" and in lieu thereof insert "the first day of April".

GEO. M. HOAGLIN,
JAS. T. CARROLL,
JOSEPH LUSTIG.

O. J. THATCHER,
G. M. PLUMB.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 519 — Mr. Black, of Wyandot, having had the same under consideration, reports it back, and recommends its passage.

ROBERT BLACK,
LAWRENCE BRENNAN,
C. A. ORRISON,
STEPHEN M. YOUNG,

ED. H. BISHOP,
C. APPENZELLER,
W. G. AGLER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Brennan submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 621 — Mr. Brennan, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 25, insert the words "of the General Code" before the word "be".

ROBERT BLACK,
LAWRENCE BRENNAN,
ED. H. BISHOP,

A. ROSS READ,
STEPHEN M. YOUNG,
C. A. ORRISON,

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 651 — Mr. Fell, having had the same under consideration, reports it back, and recommends its passage.

ROBERT BLACK,
LAWRENCE BRENNAN,
STEPHEN M. YOUNG,

ED. H. BISHOP,
JOHN F. GILSON,
T. E. HOOVER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Dickson submitted the following report:

The standing committee on Public Health, to which was referred H. B. No. 172 — Mr. Reppert, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 3 after the word "fruits" insert the word "fish".

In line 5 strike out "cold storage food to be marked".

In line 9 place a period after the word "condition" and strike out "and the food or the package containing the same is branded".

Strike out all of lines 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20.

Strike out Section 3.

In line 35 insert a comma after "with" and add "and designate from time to time such person or persons as it deems fit for the purpose of making such inspections."

Strike out all of line 35 after the word "with".

Strike out all of lines 36 and 37, 38, 39, 40.

Strike out all of sections 5, 6, 7, 8 and 9.

In line 68 change numeral "10" to "6".

Insert in lieu of section 3 the following: "It shall be unlawful for any person, persons, corporation or partnership engaged in the business of cold storage to keep, offer for sale, or sell any articles of food defined in section 1, to be used for food purposes, unless at the time of such keeping, offering for sale or selling such article of food is in a pure and wholesome condition."

Insert in lieu of section 5 the following: "Any person, persons, corporation or partnership or officers thereof violating any of the provisions of this act shall be guilty of a misdemeanor and upon conviction shall be fined not less than fifty dollars and not more than five hundred dollars."

R. B. CAMERON,
G. J. C. WINTERMUTE,
D. M. CRISWELL,
HARRY R. KEMERER,

W. S. KING,
H. L. SCHAEFER,
J. V. WINANS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Dickson submitted the following report:

The standing committee on Public Health, to which was referred S. B. No. 118—Mr. Cahill, having had the same under consideration, reports it back, and recommends its passage.

H. L. SCHAEFER,
W. M. DICKSON,
GEO. F. DOSTER,
D. M. CRISWELL,
W. S. KING,

GEO. M. MORRIS,
J. V. WINANS,
HARRY R. KEMERER,
JOHN F. GILSON,
R. B. CAMERON.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Behne submitted the following report:

The standing committee on Public Printing, to which was referred H. B. No. 1—proposed by initiative petition, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 1, strike out "people" and insert "general assembly".

Strike out all after line 1, and insert the following:

SECTION 1. Any person or persons, firm or firms, co-partnership or voluntary association, joint stock association, company or corporation,

wherever organized or incorporated, engaged in the business of printing or publishing a newspaper, magazine or other periodical sold or offered for sale in this state, is a newspaper company, and any such newspaper, magazine or other periodical publication is a newspaper within the meaning of this act.

SECTION 2. If any newspaper company, at any time, prints, publishes or circulates any false statements, allegations or rumor pertaining or relating to any individual or association of individuals, or to any trade, labor, business, social, economic or religious organization or to any firm, corporation or business, or to any public official or candidate for a public office, the said newspaper company upon demand of any person or persons affected or of their representatives, shall print, publish and circulate, any statement or article setting forth in proper language the truth pertaining to such statements, allegations or rumor, which said person or persons or their representatives shall offer to said newspaper company for publication.

SECTION 3. Whenever demand has been made for the publication of such statements or articles, the newspaper company shall print and circulate the same in all the regular editions of its newspaper issued on any day within one week following the receipt of such statement or article. Such statement or article shall be phrased in proper language and be printed without any additions to, or omissions therefrom, in the same color of ink, from like type, with headlines of equal prominence, occupying a like space in the same portion of the newspaper as was used in printing the original article complained of, and shall be given the same publicity in all respects and, as nearly as possible, the same circulation as such original article. The said newspaper company shall print and publish such statements or articles as herein provided for without cost to said person or persons or their representatives; and such publication shall rebut any presumption of *malice or injury* on the part of such newspaper company growing out of the original publication to which same related. Nothing contained in this section shall prevent the injured party from alleging and proving actual malice on the part of the publisher and any special damages resulting to him therefrom.

SECTION 4. Every statement or article which newspaper companies are herein required to publish, shall be sworn to by the person offering the same for publication, but the certificate of the notary or other official showing that the statement was so made under oath, shall not be published. Any person who wilfully swears to any such statement or article falsely, shall be guilty of perjury, and shall be punished by fine not exceeding \$500.00 or imprisonment not exceeding one year, or both, in the discretion of the court. No newspaper company shall be held liable in any civil or criminal proceedings for anything in any such statement or article.

SECTION 5. Any newspaper company refusing or failing to print, publish and circulate any statement or article if true as required by the provisions of this act, shall be guilty of a misdemeanor, and upon conviction thereof shall be fined not exceeding \$1,000.00; and the person responsible for such refusal shall be fined not exceeding \$500.00. It shall be the duty of the prosecuting attorney of the county wherein such newspaper is published where complaint is made to him in writing of the refusal or failure of any newspaper company or persons to comply with all the provisions of this act relative to the publication of such state-

ments or articles, to forthwith investigate said complaint and upon reasonable cause begin proceedings against such newspaper company or person and to prosecute the same.

SECTION 6. Whoever contributes or furnishes any statement, allegation or news item to a newspaper, knowing that such statement, allegation or news item is untrue, shall be guilty of a misdemeanor and upon complaint of such newspaper company or of any person or persons injured in property, person or reputation by the publication of such statement, allegation or news item and upon conviction thereof, shall be fined not exceeding \$500.00 or imprisoned in the county jail or workhouse not exceeding six months, or both.

SECTION 7. Any newspaper company, or owner, officer, editor, writer or representative thereof, who attempts to improperly influence any public official for or against any public measure or official action by threats of publication of articles derogatory of such public official, or who seeks to improperly influence such public official on the floor or in the cloak or committee rooms of any general assembly or other legislative body, to which he has access because of his connection with the newspaper, for or against any proposed law, ordinance or other legislative act, shall be guilty of a felony, and upon conviction thereof shall be fined not exceeding \$5,000.00 or imprisoned not exceeding five years, or both.

SECTION 8. The invalidation of any section or part of a section of this act shall not affect the validity of any portion of the act not specifically invalidated.

WM. BEHNE,
VIRGIL J. TERRELL,
JAS. T. CARROLL,
H. D. HASTINGS,

W. D. FULTON,
W. H. ACKER,
CHAS. D. CONOVER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Orrison submitted the following report:

The standing committee on Public Utilities, to which was referred H. B. No. 485—Mr. King, of Franklin, having had the same under consideration, reports it back and recommends its passage.

LOUIS H. CAPELLE,
JOHN R. KING,
SAMUEL J. BLACK,
DON P. MILLS,
CHAS. A. ORRISON,

W. O. JACKSON,
W. A. RHULMAN,
WM. H. SCHWEIKERT,
WARREN J. DUFFEY.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Orrison submitted the following report:

The standing committee on Public Utilities, to which was referred H. B. No. 486—Mr. King, of Franklin, having had the same under consideration, reports it back and recommends its passage.

JOHN R. KING,
W. O. JACKSON,
WM. H. SCHWEIKERT,
DON P. MILLS,
SAMUEL J. BLACK,

LOUIS H. CAPELLF,
CHAS. A. ORRISON,
W. A. RHULMAN,
WARREN J. DUFFEY.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Orrison submitted the following report:

The standing committee on Public Waterways, to which was referred H. B. No. 548—Mr. McGuffey, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 7 after "it" insert "or".

In line 12 change "an" to "the".

In line 31 strike out "fourth of one mill" and insert "one and one-fourth mills".

In line 35 strike out "the" and insert "a"; also strike out "bonds" and insert "bond".

In line 44 change "twenty-five" to "thirty"; also "or" to "at".

In line 65 change "present" to "pending".

In line 71 change "thereof" to "thereon".

In line 122 change "active" to "accurate".

In line 127 strike out "establishment of such drainage district" and insert "construction of any improvement as hereinafter provided".

After period in line 132 add "The commission shall fix the bond of such engineer in a sum not less than five thousand dollars, which bond shall be for the faithful performance of his duties, shall be given to the state of Ohio, and approved by the commission and filed with the county auditor."

In line 244 after "showing" strike out all the remainder of section 28 and insert "the number of years during which such bonds are to run, the installments in which they are made payable, the rate of interest thereon, not to exceed six per cent, and the times at which it is payable".

In line 252 after the period strike out all the remainder of the section and insert:

Sec. 29. "The county commissioners shall provide forthwith for levying and collecting annually by taxation within the limits of such district an amount sufficient to pay the interest on said bonds, and to provide a sinking fund for their final redemption at maturity. The county commissioners are hereby empowered to levy such a tax on all the taxable property within the limits of such district for the purpose of paying all or a portion of the total cost of such improvement, and providing for the payment of the interest and principal on such bonds as herein required. Such levy shall be certified annually during the years for which it may be necessary to continue the same to the county auditor, who shall compute the rate necessary to provide therefor and place the same upon the grand duplicate of the county against all the taxable property in such district in addition to all other levies now authorized by law (subject, however, to the limitations of section 5649-5b of the General Code), provided, however, that such levy shall not exceed in any one year one and one-fourth mills on the property in such district. The sinking fund provided for herein shall be administered by the board of drainage commissioners who shall have like power of investment thereof as is vested by law in the trustees of the sinking fund of a municipal corporation. Whenever in any year the amount produced by a levy at the maximum rate herein provided for is insufficient to pay the principal and interest, on such bonds, coming due in such year, such drainage com-

missioners shall issue refunding bonds to provide therefor, and shall certify the amount, and other particulars relating thereto to the county commissioners in the manner provided in this section. In such case, the commissioners shall levy therefor within the limits provided in this section, but such levy may continue for a greater period of years than originally determined."

In line 281 after "herein" insert "or for the payment of bonds issued hereunder".

After line 336 add these additional sections, Sec. 35, Sec. 36, Sec. 37, Sec. 38, Sec. 39.

SECTION 35. "After such improvement shall have been completed as herein provided, such commission shall be continued as a permanent board for transacting the necessary business of such district; it shall be the duty of such commission to keep such improvement in permanent repair, to keep such channel cleaned out, to maintain the grade thereof and to prevent all persons or corporations from in any manner interfering with the established banks thereof."

SECTION 36. "After such improvement shall have been completed, such commission may employ a competent supervisor of such district, provided that in no one year shall such supervisor and his assistants be paid a total amount greater than seventy-five dollars per mile of the total length of such improvement."

Sec. 37. "Such drainage commission shall determine annually the amount of money necessary for such repairs, and shall certify the same to the county commissioners. The commissioners may levy an annual tax for this purpose, provided that in no one year shall the levy for the same exceed one-fourth of one mill."

Sec. 38. "Whoever obstructs the stream or channel of any such river, creek or run or refuses to remove an obstruction placed in such channel by such person or corporation, shall be deemed guilty of a misdemeanor and on conviction before any justice of the peace or mayor of any city of the county, wherein such obstruction is situate, shall be fined not more than fifty dollars nor less than twenty-five dollars."

Sec. 39. "Whoever removes any part of the banks of said river, or destroys such banks or cuts through the same, or diverts the waters of such river, creek or run from its channel, shall be deemed guilty of a misdemeanor, and on conviction before any justice of the peace or mayor in such district and county, shall be fined not more than fifty nor less than twenty-five dollars."

C. APPENZELLER,
C. A. ORRISON,
CHAS. D. BROWN,

VIRGIL J. TERRELL,
BERNARD ORLIKOWSKI.
G. G. O. PENCE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

11:30 o'clock, a. m.

Attention of the House was called to the special order for this hour being consideration of H. B. No. 529 — Mr. Capelle.

Mr. Criswell, of Morrow, submitted the following report:

The standing committee on Phraseology, to which was referred S. B. No. 120 — Mr. Lloyd, having had the same under consideration, reports it back with the following amendments:

In line 4, insert a comma after the word "be".

In line 10, use a semi-colon instead of a comma after the word "college".

In line 12, use a semi-colon instead of a comma after the word "predecessors".

J. CHAS. CRISWELL,
ALTON H. ETLING,

JAS. T. CARROLL,
G. M. PLUMB.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Warnes submitted the following report:

The standing committee on Taxation, to which was referred H. B. No. 599—Mr. Black, of Hamilton, having had the same under consideration, reports it back.

ROBERT BLACK.
DON P. MILLS,
GUY DETRICK.
M. G. NUNGESSER.

IRVIN F. SNYDER.
LOUIS H. CAPELLE,
R. R. BOUR.
M. A. WARNES.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. King, of Ashtabula, submitted the following report:

The standing committee on Taxation, to which was referred H. B. No. 617—Mr. King, of Ashtabula, having had the same under consideration, reports its back and recommends its passage.

GUY DETRICK,
W. S. KING,
IRVIN F. SNYDER,
M. G. NUNGESSER,

R. R. BOUR,
W. R. DAVIS,
CHAS. D. CONOVER,
M. A. WARNES.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. King, of Ashtabula, submitted the following report:

The standing committee on Taxation, to which was referred S. B. No. 204—Mr. Weygandt, having had the same under consideration, reports it back and recommends its passage.

LOUIS H. CAPELLE,
W. R. DAVIS.
IRVIN F. SNYDER,
M. G. NUNGESSER,

R. R. BOUR,
W. S. KING,
DON P. MILLS,
GUY DETRICK.

The report was agreed to.

The bill was ordered to be read the second time in its regular order. Mr. Black, of Hamilton, submitted the following report:

The standing committee on Taxation, to which was referred H. B. No. 648—Mr. Black, of Hamilton, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 25 strike out the numerals 2434 and insert 2444.

In line 31 strike out "may be in addition" and insert "shall be exclusive of".

In line 93 strike out "5639" and insert "5629".

ROBERT BLACK,
DON P. MILLS,
GUY DETRICK,
M. G. NUNGESSER,

IRWIN F. SNYDER,
LOUIS H. CAPELLE,
R. R. BOUR,
M. A. WARNES.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Colter submitted the following report:

The standing committee on Public Buildings and Lands, to which was referred H. B. No. 646 — Mr. Doster, having had the same under consideration, reports it back, and recommends its passage.

R. R. BOUR,
LAWRENCE BRENNAN,
HARRY F. VOLLMER,

W. M. BROWN,
W. T. COLTER,
R. R. REYNOLDS.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Doster moved that the rules be suspended and H. B. No. 646 be engrossed at the clerk's desk and read the second time at once.

The motion was agreed to and H. B. No. 646 — Mr. Doster, was taken up and read the second time.

The question being, "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Doster moved that the rules requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 646 be placed on the calendar for third reading.

The motion was agreed to.

Mr. Colter submitted the following report:

The standing committee on County Affairs, to which was referred H. B. No. 630 — Mr. Colter, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 36 strike out all after the word "therein".

Strike out all of lines 37 and 38.

FRANK H. REIGHARD,
W. G. AGLER,
W. T. COLTER,
GEO. LEIST.

GEO. S. CRAWFORD,
WM. H. SCHWEIKERT,
FRED BARTHELMEH.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Detrick submitted the following report:

The standing committee on Villages, to which was referred H. B. No. 596 — Mr. Nungesser, having had the same under consideration, reports it back, and recommends its passage.

F. H. REPPERT,
GUY DETRICK,
M. G. NUNGESSER,

M. J. WALSH,
L. H. SCOTT,
E. B. STIVERS.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Detrick submitted the following report:

The standing committee on Villages, to which was referred S. B. No. 216 — Mr. Herner, having had the same under consideration, reports it back and recommends its passage.

F. H. REPPERT,
W. G. NUNGESSER,
GUY DETRICK,

M. J. WALSH,
L. H. SCOTT,
E. B. STIVERS.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Foreman submitted the following report:

The standing committee on Public Works, to which was referred S. B. No. 195 — Mr. Hudson, having had the same under consideration, reports it back and recommends its passage.

C. M. FOREMAN,
WM. G. BEATTY,
G. J. C. WINTERMUTE,

A. ROSS READ,
M. J. WALSH.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Foreman submitted the following report:

The standing committee on Public Works, to which was referred S. B. No. 194 — Mr. Hudson, having had the same under consideration, reports it back and recommends its passage.

C. M. FOREMAN,
WM. G. BEATTY,
G. J. C. WINTERMUTE,

A. ROSS READ,
M. J. WALSH.

The amendments were agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Hite submitted the following report:

The standing committee on Public Highways, to which was referred H. B. No. 577 — Mr. Criswell, of Coshocton, having had the same under consideration, reports it back and recommends its passage.

W. A. HITE,
W. A. RHULMAN,
B. H. KATHE,
LOUIS HORWITZ,

FRANK B. FELL,
C. B. SMITH,
M. J. WALSH,
WILL E. MURPHY.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

The motion was agreed to.

Mr. Gilson offered the following:

H. J. R. No. 50. Pertaining to petitioning congress relative to a duty on wool.

The resolution was laid over under the rule.

Mr. Warnes offered the following:

H. R. No. 63.

Resolved, That until the end of the present session the rules of the House be amended by the addition thereto of a rule to be known as Rule 121 and to read as follows:

"Rule 121. There shall be appointed a standing committee of five, three of whom shall be chosen from the majority members of the House, and two from the minority members, which committee shall have the power to prescribe the order of business of the House and to arrange the calendar from day to day for the remainder of this session so that all matters shall appear thereon for the consideration of the House with reference to their importance."

This resolution shall go into effect on its adoption and shall relate to the business of the day on which it is offered as well as to the business of the remainder of the session.

Mr. Warnes moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the resolution was adopted and in accordance with the provisions thereof the speaker appointed the following as the committee: Messrs. Mueller, Fell, Behne, Reid, of Fayette, and Thatcher.

11:45 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 410 — Mr. Black, of Wyandot.

Mr. Lowry offered the following:

H. J. R. No. 51. Relative to legislative manual.

The resolution was laid over under the rule.

Mr. Lowry moved that the rules be suspended and H. J. R. No. 51, be referred at once to committee.

The motion was agreed to and said resolution was referred to the committee on Appropriations and Finance.

The following bill was introduced and read the first time:

H. B. No. 658 — Mr. Frick. To provide for changing the channel of the Scioto river at Portsmouth, Ohio, in Scioto county, to conform to the original location that such stream occupied prior to constructing the Ohio and Erie canal.

Mr. Frick moved that the rules be suspended and H. B. No. 658 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Ways and Means.

The following bill was also introduced and read the first time:

H. B. No. 659 — Mr. Shanley. To furnish service ribbons to the officers and enlisted men of the Ohio national guard.

On motion of Mr. Shanley the rule requiring bills to be referred to committee before second reading and the constitutional rule requiring

bills to be fully read on three different days were dispensed with, and H. B. No. 659 was engrossed at the clerk's desk and was read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Shanley, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 659 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cowan,	Kathe,	Schaefer,
Barthelmeh,	Crawford,	Kennedy,	Schweikert,
Beatty,	Criswell,	Kessler,	Scott,
Behne,	of Morrow	Kilpatrick,	Shanley,
Beyer,	Deaton,	Kilrain,	Smith, of Butler,
Bigelow,	Dickson,	King,	Smith, of Morgan,
Bishop,	Donaldson,	of Ashtabula,	Snyder,
Black,	Doster,	Lambert,	of Pickaway,
of Hamilton,	Etling,	Leist,	Sweeney,
Black,	Fell,	Lowry,	Terrell,
of Wyandot,	Foreman,	McGuffey,	Tetlow,
Bour,	Freeman,	Morris,	Thatcher,
Brennan,	Frick,	Murphy,	Thomas,
Brown,	Hastings,	Nungesser,	Vollmer,
of Ashland,	Hite,	Nye,	Vonderheide,
Brown, of Union,	Hoaglin,	Orlikowski,	Walsh,
Capelle,	Hoffman,	Orrison,	Welsh,
Carroll,	Holl,	Pence,	White,
Chapman,	Hoover,	Plank,	Williams,
Collins,	Horwitz,	Plumb,	Wintermute,
Colter,	Hunter,	Read, of Summit,	Winters,
Conover,	Jackson,	Reid, of Fayette,	Young—85.
Cooper,	Jenkins,	Rhulman,	

The bill was passed.

The title was agreed to.

The following bill was also introduced and read the first time.

H. B. No. 660 — Mr. Jenkins. To amend sections 4681 and 4682 of the General Code and to supplement section 4682 of the General Code by enacting section 4682-1 of the General Code, relating to the organization and dissolution of village school districts.

Mr. Jenkins moved that the rules be suspended and H. B. No. 660 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Public Schools.

The following bill was also introduced and read the first time.

H. B. No. 661 — Mr. Thomas. To prescribe the conditions under which the superintendent of banks and banking may take possession of a bank, to define the rights of such bank and its officers, and to make liable the state of Ohio, and the superintendent of banks and banking for his wrongful acts.

Mr. Thomas moved that the rules be suspended and H. B. No. 661 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Banks and Banking.

The following bill was also introduced and read the first time:

H. B. No. 662 — Mr. Thomas. To require banks to make and publish a report of their financial condition, provide the conditions under which election of directors shall be held, to provide a method by which any or all directors may be removed, to allow a stockholder of a bank or his attorney to inspect the bank, and to repeal all acts inconsistent with this bill.

Mr. Thomas moved that the rules be suspended and H. B. No. 662 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Banks and Banking.

The following bill was also introduced and read the first time:

H. B. No. 663 — Mr. Chapman. To provide for refunder of portions of the tax on the traffic of intoxicating liquors in certain cases of enforced discontinuance of said traffic.

Mr. Chapman moved that the rules be suspended and H. B. No. 663 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Taxation.

The following bill was also introduced and read the first time:

H. B. No. 664 — Mr. Snyder, of Hamilton. To amend section 5587 of the General Code relating to omitting from the tax duplicate structures, orchards, timber, ornamental trees or groves destroyed by fire, flood, cyclone, storm or otherwise and to authorize the omission from the tax duplicate of the amount of the depreciation of land or farms caused by the washing away of soil thereof or deposit thereon of sand or gravel.

Mr. Black, of Hamilton, moved that the rule requiring bills to be referred to committee before second reading and the constitutional rule requiring bills to be fully read on three different days be dispensed with, and H. B. No. 664 be engrossed at the clerk's desk and read the second time.

The motion was agreed to and said bill was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Black, of Hamilton, moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 664, be placed on the calendar for third reading.

The motion was agreed to and said bill was ordered on the calendar for third reading.

By unanimous consent Mr. Jackson submitted the following report: The standing committee on Public Utilities, to which was referred S. B. No. 159 — Mr. Haas, having had the same under consideration, reports it back, and recommends its passage.

LOUIS H. CAPELLE,
JOHN R. KING,
W. O. JACKSON,
DON P. MILLS,

F. P. LAMBERT.
WM. H. SCHWEIKERT,
SAMUEL J. BLACK.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

By unanimous consent Mr. Jackson submitted the following report:

The standing committee on Public Utilities, to which was referred H. B. No. 619—Mr. Jackson, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In lines 4 and 5 strike out the words "baggage or express".

In line 8 after "car" insert the words "upon demand".

LOUIS H. CAPELLE,
JOHN R. KING,
W. O. JACKSON,
W. A. RHULMAN,
WARREN J. DUFFEY,

DON P. MILLS,
F. P. LAMBERT,
WM. H. SCHWEIKERT,
SAMUEL J. BLACK.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

By unanimous consent Mr. Hoaglin submitted the following report:

The standing committee on Public Schools, to which was referred H. B. No. 645—Mr. Lustig, having had the same under consideration, reports it back and recommends its passage.

GEO. M. HOAGLIN,
JOHN F. KRAMER,
W. M. DICKSON,
G. G. O. PENCE,
VAN S. DEATON,
J. V. WINANS,
JOHN F. GILSON,
CHAS. D. BROWN,

GEO. S. CRAWFORD,
JOHN J. SHANLEY,
FRED BARTHELMEH,
GUY DETRICK,
GEO. M. MORRIS,
J. CHAS. CRISWELL,
JOHN H. LOWRY.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

On motion of Mr. Lowry, the House recessed until 2 o'clock p. m.

2:00 o'clock p. m.

The House met pursuant to recess.

By unanimous consent, Mr. Lowry offered:

H. J. R. No. 52. Requesting return of H. B. No. 219.

Mr. Lowry moved that the rules be suspended and the printing of the resolution be dispensed with and same be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted—yeas 90, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bour,	Cowan,	Diser,
Anderson,	Brennan,	Crawford,	Donaldson,
Appenzeller,	Brown,		Doster,
Beatty,	of Ashland,	Criswell,	Duffey,
Beyer,	Brown, of Union,	of Coshocton,	Etling,
Bigelow,	Cameron,	Crisswell,	Foreman,
Bishop,	Capelle,	of Morrow	Freeman,
Black,	Chapman,	Davis,	Frick,
of Hamilton,	Collins,	Deaton,	Fulton,
Black,	Colter,	Detrick,	Gilson,
of Wyandot,	Cooper,	Dickson,	Guthery,

Those who voted in the affirmative are: Messrs. — Concluded.

Hastings,	Kramer,	Quinlisk,	Tetlow,
Hoaglin,	Lambert,	Read, of Summit,	Thomas,
Hoffman,	Leist,	Reighard,	Venus,
Hoover,	Lowry,	Reynolds,	Vollmer,
Horwitz,	McGuffey,	Rhulman,	Vonderheide,
Hunter,	Mills,	Schweikert,	Walsh,
Jenkins,	Morris,	Scott,	Warnes,
Kathe,	Murphy,	Shanley,	Welsh,
Kessler,	Nungesser,	Siebert,	White,
Kilrain,	Nye,	Smith, of Butler,	Williams,
King,	Orlikowski,	Smith, of Morgan,	Winans,
of Ashtabula,	Pence,	Sweeney,	Wintermute,
King,	Plank,	Terrell,	Winters—90.
of Franklin,	Plumb,		

The resolution was adopted.

H. B. No. 483 — Mr. Kilrain, being a special order for 11:00 o'clock a. m., was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Kilrain moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6 strike out word "of" and insert "or".

Strike out line 106.

In line 132, strike out the word "week" and in lieu thereof insert the word "month".

In line 133 strike out the word "weekly" and in lieu thereof insert the word "monthly".

The motion was agreed to and Mr. Kilrain was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Kilrain, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 483 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 94, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Chapman,	Freeman,	King,
Anderson,	Collins,	Frick,	of Ashtabula,
Appenzeller,	Colter,	Fulton,	King,
Barthelmeh,	Cooper,	Guthery,	of Franklin,
Beatty,	Cowan,	Hastings,	Kramer,
Behne,	Crawford,	Hite,	Lambert,
Beyer,	Criswell,	Hoaglin,	Leist,
Bishop,	of Morrow	Hoffman,	Lowry,
Black,	Davis,	Holl,	Lustig,
of Hamilton,	Deaton,	Hoover,	Mills,
Bonnell,	Detrick,	Horwitz,	Morris,
Bour,	Dickson,	Hunter,	Murphy,
Brennan,	Diser,	Jackson,	Nungesser,
Brown,	Donaldson,	Jenkins,	Nye,
of Ashland,	Doster,	Kathe,	Orlikowski,
Brown, of Union,	Duffey,	Kessler,	Orrison,
Cameron,	Etling,	Kilpatrick,	Pence,
Capelle,	Foreman,	Kilrain,	Plumb,

Those who voted in the affirmative are: Messrs. — Concluded.

Quinlisk,	Scott,	Terrell,	Welsh,
Read, of Summit,	Shanley,	Thatcher,	White,
Reid, of Fayette,	Siebert,	Thomas,	Williams,
Reynolds,	Smith, of Butler,	Vollmer,	Winans,
Rhulman,	Snyder,	Vonderheide,	Wintermute,
Schaefer,	of Pickaway,	Walsh,	Winters,
Schweikert,	Sweeney,	Warnes,	Young—94.

Mr. Acker voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 529 — Mr. Capelle, being a special order for 11:30 o'clock a. m., was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Duffey moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 after the word "commission" insert the following:

"and who shall hold office for the respective terms two, three and four years and upon expiration of their respective terms their successors shall be appointed by the succeeding governor for like terms" and strike out all in line 4 after the word "commission", all of line 5, all of line 6, and all of line 7 up to the period.

In line 8 after the word "business" insert the following: "at the seat of government, in the city of Columbus, and the secretary of state shall provide suitable office therefor".

In line 54, after the word "not" insert the following "a bona fide athletic club, organized for the development of physical culture, athletic exercises, scientific and social entertainment, and can show a bona fide roster of twenty-five or more members. Said athletic club, corporation or association, shall, at the time of making application for license, be the owner or lessee of a gymnasium equipped to the satisfaction of the commission. All buildings or structures used or intended to be used for the purpose of exhibitions under this act shall be properly provided with fire exits and fire escapes if there need be, and in all manner conform to the laws, ordinances and regulations pertaining to buildings in the city, town or village where situated".

Strike out lines 55, 56, 57, 58, 59, 60 and 61, up to and including the word "it".

In line 74, substitute the word "six" for the word "eight".

In line 101, substitute the words "five thousand" for the words "ten thousand".

In line 146, after the word "paid" insert the following:

"by club, corporation or association" and strike out the words "thereafter" "out of the gross receipts before deducting the state's percentage thereof".

Mr. Barthelmeh moved that the motion be laid on the table.

The motion was disagreed to.

The question recurring "Shall the motion of Mr. Duffey be agreed to?", the motion was agreed to and Mr. Duffey was appointed such committee and reported the bill amended as instructed.

Mr. Winters moved to refer the bill to a select committee of one, with instructions to amend as follows:

Line 35, strike out "five" and insert "three".

Line 37, after the word "for", strike out the period and insert a comma and insert the following: "and no salary or expenses shall be paid from any fund other than the fund created by such "tax."

Line 4, after "commission", add the following: "to serve without compensation."

The motion was agreed to and Mr. Winters was appointed such committee and reported the bill amended as instructed.

Mr. Duffey presented a petition addressed to the Honorable Messrs. Colter, Nye and Duffey, representatives, and Mr. Hillenkamp, senator, signed by four thousand citizens of Lucas county, respectfully petitioning that all proper effort be used in favor of and that they should vote for House Bill No. 529.

Mr. Barthelmeh moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 74 strike out the word "eight" and insert the word "sixteen".

The motion was disagreed to.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Duffey moved that the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days be dispensed with and H. B. No. 529 be engrossed at the clerk's desk and read the third time by title.

The motion was disagreed to and the bill was referred to the committee on Phraseology.

H. B. No. 410 — Mr. Black, of Wyandot, being a special order for 11:45 o'clock a. m., was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Snyder, of Pickaway, moved that the vote by which H. B. No. 653 was lost, be reconsidered.

The motion was agreed to and said bill was taken up.

The question being "Shall the bill pass?", Mr. Vonderheide moved that the rule permitting no debate or amendment to a bill after being reported by the committee on Phraseology, be suspended, and that debate or amendment be permitted on said bill.

The motion was agreed to.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 35, nays 50, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Chapman,	Kilrain,	Siebert,
Beatty,	Clark,	King,	Sweeney,
Behne,	Diser,	of Ashtabula,	Tetlow,
Bishop,	Doster,	Lambert,	Thomas,
Black,	Foreman,	Lustig,	Vollmer,
of Hamilton,	Hastings,	Orlikowski,	Vonderheide,
Bour,	Hoffman,	Read, of Summit,	Walsh,
Brennan,	Kessler,	Schaefer,	Williams,
Cameron,	Kilpatrick,	Shanley,	Wintermute—35.
Capelle,			

Those who voted in the negative are: Messrs.

Agler,	Criswell,	Holl,	Plank,
Anderson,	of Morrow	Hoover,	Plumb,
Barthelmeh,	Davis,	Horwitz,	Quinlisk,
Bigelow,	Deaton,	Hunter,	Reid, of Fayette,
Bonnell,	Dickson,	Jackson,	Reighard,
Brown, of Union,	Donaldson,	Jenkins,	Reynolds,
Carroll,	Duffey,	King,	Rhulman,
Collins,	Etling,	of Franklin,	Schweikert,
Conover,	Fell,	Kramer,	Scott,
Cooper,	Freeman,	Lowry,	Smith, of Butler,
Crawford,	Frick,	Mills,	White,
Criswell,	Fulton,	Nye,	Winans,
of Coshocton,	Hoaglin,	Pence,	Woodworth,
			Young—50.

The bill, not having received a constitutional majority, was lost.

H. B. No. 181 — Mr. Chapman, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Chapman moved to refer the bill to a select committee of one, with instructions to amend as follows:

After line 19 insert "D. Engineer employed in cleaning or repairing boilers".

In line 42 strike out "be" and insert "fee".

The motion was agreed to, and Mr. Chapman was appointed such committee, and reported the bill amended as instructed.

Mr. Dickson moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 27, strike out the words "or allowed".

The motion was agreed to, and Mr. Dickson was appointed such committee, and reported the bill amended as instructed.

Mr. Winters moved to refer the bill to a select committee of one, with instructions to amend as follows: Between line 18 and 19, insert the following "nor to employees working in glass, cement or lime factories".

In line 42, strike out "October" and insert "May".

In line 43, strike out "thirteen" and insert "fourteen".

Mr. Reighard moved to amend the instructions to amend as follows: Add the word "creamery" after the word "factories".

The question being "Shall the amendment to the motion of Mr. Winters be agreed to?", the amendment was agreed to.

The question being "Shall the motion of Mr. Winters as amended be agreed to?", the motion was agreed to, and Mr. Winters was appointed such committee, and reported the bill amended as instructed.

Mr. Winans moved to refer the bill to a select committee of one, with instructions to amend as follows:

Between line 18 and 19 add "e fishing with gill net".

The motion was agreed to, and Mr. Winans was appointed such committee, and reported the bill amended as instructed.

Mr. Snyder, of Pickaway, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 18 and 19 add "manufacturers of ice and persons employed in the delivery of ice".

The motion was agreed to, and Mr. Snyder, of Pickaway, was appointed such committee, and reported the bill amended as instructed.

Mr. Welsh moved to refer the bill to a select committee of one, with instructions to amend as follows:

Between lines 18 and 19 add "f. pound and trap net fishing."

The motion was agreed to, and Mr. Welsh was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", it was ordered that the bill be not read the third time.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following:

H. J. R. No. 52—Mr. Lowry. Requesting the return of H. B. No. 219.

Attest:

W. V. GOSHORN,
Clerk.

By unanimous consent the vote by which H. B. No. 219—Mr. Lowry, was passed, was reconsidered, and said bill was taken up.

The question being "Shall the bill pass?", Mr. Lowry moved that the rule permitting no debate or amendment to a bill after being reported by the committee on Phraseology be suspended and debate or amendment be permitted on said bill.

The motion was agreed to and Mr. Lowry moved to refer the bill to a select committee of one, with instructions to amend as follows:

Add a section to be known as "section 3" to read as follows:

SECTION 3. This act shall take effect and be in force on and after the first day of January, 1914.

The motion was agreed to, and Mr. Lowry was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 80, nays 11, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Hunter,	Rhulman,
Barthelmeh,	Criswell,	Kathe,	Schaefer,
Beatty,	of Coshocton,	Kessler,	Schweikert,
Behne,	Criswell,	Kilpatrick,	Shanley,
Beyer,	of Morrow	King,	Siebert,
Bigelow,	Davis,	of Ashtabula,	Smith, of Butler,
Bishop,	Deaton,	King,	Snyder,
Black,	Dickson,	of Franklin,	of Pickaway,
of Hamilton,	Donaldson,	Kramer,	Sweeney,
Black,	Doster,	Lambert,	Terrell,
of Wyandot,	Duffey,	Leist,	Tetlow,
Bour,	Etling,	Lowry,	Thomas,
Brennan,	Fell,	Mills,	Venus,
Brown,	Fellinger,	Morris,	Vollmer,
of Ashland,	Foreman,	Murphy,	Vonderheide,
Cameron,	Frick,	Nungesser,	Walsh,
Carroll,	Fulton,	Nye,	Warnes,
Chapman,	Gilson,	Orlikowski,	Welsh,
Clark,	Hastings,	Orrison,	Winans,
Collins,	Hoaglin,	Plank,	Wintermute,
Colter,	Hoffman,	Plumb,	Winters,
Cooper,	Holl,	Quinlisk,	Young—80.

Those who voted in the negative are: Messrs.

Agler,
Anderson,
Capelle,

Diser,
Freeman,
Hoover,

Jackson,
Pence,
Reid, of Fayette,

White,
Woodworth—11.

The bill was passed.

The title was agreed to.

H. B. No. 105 — Mr. Schaefer, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Schaefer moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 51, after the word "received", strike out the words "a first grade", and in lieu thereof insert the following: "at least a third grade".

The motion was agreed to, and Mr. Schaefer was appointed such committee, and reported the bill amended as instructed.

Mr. Nye moved to refer the bill to a select committee of one, with instructions to amend as follows:

Beginning in line 4 after "members" strike out all up to and including the word "nurses" in line 9, and insert in lieu thereof the following: "each of whom shall be a reputable physician regularly licensed to practice medicine in this state, and three of whom shall be connected in their practice with a hospital, sanatorium or sanitarium wherein a theoretical and practical course of instruction in nursing is given, and two of whom shall be engaged in general practice."

In line 26 strike out "her" and insert in lieu thereof "his".

The motion was agreed to, and Mr. Nye was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Snyder, of Pickaway, moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 105 be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 455 — Mr. Kemerer, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 13 change the word "effect" to "affect".

The motion was agreed to, and Mr. Frick was appointed such committee and reported the bill amended as instructed.

Mr. Walsh moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 13 after the word "of" add the word "platted".

The motion was agreed to, and Mr. Walsh was appointed such committee, and reported the bill amended as instructed.

Mr. Kessler moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 8 after the word "lands" omit the remainder of lines 8, 9, 10, 11, and 12 to and including the word "sentence", add period and in line 12 after the added period commence the word "this" with a capital "T".

The motion was agreed to, and Mr. Kessler was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 145 — Mr. Kilpatrick. To amend sections 8957, 8962, 8963, 8964 and 8965, of the General Code, relating to the inspection of safety appliances upon railroad locomotives and cars.

H. B. No. 267 — Mr. Holl. To provide for certain fees to be paid for corporations, associations and persons subject to inspection and examination by the superintendent of banks; also certain fees to be paid by foreign trust companies; and for the disposition to be made of such fees.

H. B. No. 127 — Mr. Acker. To prohibit the importation of diseased cattle into the state.

H. B. No. 472 — Mr. King, of Ashtabula. To amend sections 198, 218, 219, 220, 225 and 226, of the General Code, relating to the vital statistics.

H. B. No. 159 — Mr. Cooper. To amend sections 13031-1, 13031-2, 13031-3, 13031-4, 13031-5, 13031-6, of the General Code, and to further supplement section 13031 by the enactment of additional sections to be known as sections 13031-9, 13031-10, 13031-11 of the General Code to define, prohibit and punish pandering and to provide for the competency of certain evidence of the trial thereof.

H. B. No. 138 — Mr. Snyder, of Pickaway. Requiring electric, interurban and street railroads operating cars by electricity conducted through or along third rails, to construct and maintain fences on each side of their rights of way.

H. B. No. 168 — Mr. Kennedy. To provide for the appointment of an inspector of building and loan associations, fixing the salary thereof and repealing sections 674, 675, 676 and 677 of the General Code.

H. B. No. 204 — Mr. Venus. To amend section 691 of the General Code, relative to the fees to be paid by building and loan associations to the inspector of building and loan associations.

H. B. No. 134 — Mr. Hite. Providing a levy and to create a fund for the purposes provided in the act passed May 31st, 1911, entitled "an act creating a state highway department, defining the duties thereof and providing aid in the construction and maintenance of highways and to repeal certain sections of the General Code," approved June 9th, 1911. (102 Ohio Laws, pages 333-349), and for other purposes defined herein.

H. B. No. 544 — Mr. Thomas. To provide an additional method for the laying out, construction, repair or improvement of any public road or any part thereof and for the straightening, widening, altering and draining of the same, by the county commissioners to amend sections 6926 to 6956 inclusive, and to supplement section 6956 by section to be

known as 6956-a and to repeal original sections 6926 to 6956 inclusive, of the General Code.

WM. GREEN,
J. E. HOLDEN,
VINCENT ZMUNT,
WALTER G. AGLER,

JAS. T. CARROLL,
FRANK W. THOMAS,
F. J. KILRAIN.

The speaker of the House in the presence of the House, signed said bills.

H. B. No. 636 — Mr. Collins, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Collins, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 636 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 84, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Jackson,	Rhulman,
Agler,	Deaton,	Jenkins,	Schweikert,
Anderson,	Detrick,	Kessler,	Scott,
Appenzeller,	Dickson,	Kilpatrick,	Shanley,
Barthelmeh,	Diser,	Kilrain,	Siebert,
Beatty,	Donaldson,	King,	Smith, of Morgan,
Behne,	Doster,	of Franklin,	Snyder.
Bishop,	Duffey,	Kramer,	of Pickaway,
Bonnell,	Etling,	Leist,	Sweeney,
Bour,	Fellinger,	Lowry,	Terrell,
Brown,	Foreman,	Morris,	Tetlow,
of Ashland,	Freeman,	Murphy,	Thomas,
Cameron,	Frick,	Nungesser,	Venus,
Capelle,	Fulton,	Nye,	Walsh,
Carroll,	Hastings,	Orlikowski,	Warnes,
Chapman,	Hite,	Orrison,	White,
Collins,	Hoaglin,	Pence,	Williams,
Colter,	Hoffman,	Plank,	Winans,
Conover,	Holl,	Plumb,	Wintermute,
Cooper,	Hoover,	Quinlisk,	Winters,
Crawford,	Horwitz,	Reighard,	Woodworth—84.
Criswell,	Hunter,	Reynolds,	
of Coshocton,			

Mr. Criswell, of Morrow, voted in the negative.

The bill was passed.

The title was agreed to.

Mr. Kilpatrick submitted the following report:

The select committee of one, Mr. Kilpatrick, to whom was referred H. B. No. 162, with leave to report at any time, having had same under consideration, reports it back and recommends its passage.

The question being "Shall the bill be read the third time?", Mr. Kilpatrick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 10 after the period strike out all of the balance of line; strike out lines 11, 12 and 13.

The motion was agreed to, and Mr. Kilpatrick was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Kilpatrick moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 162 be placed on the calendar for third reading.

The motion was agreed to.

Mr. Lowry moved that the rules be suspended and the committee on Phraseology be relieved of further consideration of H. B. No. 500 and said bill be taken up for third reading.

The motion was agreed to and said bill was taken up.

Mr. Lowry moved that the vote by which H. B. No. 500 — Mr. Kilpatrick, was passed to third reading, be reconsidered.

The motion was agreed to.

The question being "Shall the bill be read the third time?", Mr. Lowry moved that the vote by which the motion of Mr. Lowry to refer with instructions to amend was agreed to, be reconsidered.

The motion was agreed to and the motion to refer was taken up.

The question being "Shall the motion of Mr. Lowry be agreed to?", Mr. Lowry moved to amend the instructions to amend the amendment as follows:

Strike out lines 12-c and 12-d and insert the following: "of the county as shown by the last federal census. In counties in which the amount of taxable property in the cities and villages thereof exceeds the amount of taxable property of territory outside of the cities and villages, the third member of such commission shall be the city solicitor of the largest municipality in the county, as shown by the last federal census. In other counties the third member shall be the president of the school board of the school district containing the largest municipality of the county as shown by the last federal census, if an elector; and if such president be not an elector, then a member of such board who is an elector to be designated by the board."

In line 12-b, strike out the comma (,) after the word "members" and insert a semi-colon (;).

In line 12-f strike out "section" and insert "act".

In line 12-p, strike out "received" and insert "receive"; also strike out the figures "\$3.00" and insert in lieu thereof "three dollars".

The question being "Shall the amendment to the instructions to amend be agreed too?", the amendment was agreed to.

The question being "Shall the motion of Mr. Lowry as amended be agreed to?", the motion was agreed to, and Mr. Lowry was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Lowry, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 500 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 72, nays 19, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Kathe,	Schaefer,
Barthelmeh,	Criswell,	Kennedy,	Schweikert,
Beatty,	of Coshocton,	Kessler,	Shanley,
Behne,	Criswell,	Kilpatrick,	Siebert,
Beyer,	of Morrow	Kilrain,	Smith, of Butler,
Bigelow,	Deaton,	King,	Snyder,
Bishop,	Detrick,	of Franklin,	of Pickaway,
Black,	Dickson,	Lambert,	Terrell,
of Hamilton,	Diser,	Leist,	Tetlow,
Black,	Donaldson,	Lowry,	Thatcher,
of Wyandot,	Duffey,	Mills,	Thomas,
Brennan,	Fell,	Morris,	Venus,
Brown,	Fellinger,	Nungesser,	Vollmer,
of Ashland,	Foreman,	Nye,	Vonderheide,
Cameron,	Fulton,	Orlikowski,	Walsh,
Carroll,	Guthery,	Orrison,	Warnes,
Clark,	Hite,	Plank,	White,
Collins,	Hoaglin,	Read, of Summit,	Williams,
Colter,	Hoffman,	Reynolds,	Winters—72.
Cooper,	Holl,	Rhulman,	

Those who voted in the negative are: Messrs.

Bour,	Gilson,	Murphy,	Smith, of Morgan,
Capelle,	Hastings,	Pence,	Winans,
Conover,	Hunter,	Plumb,	Wintermute,
Freeman,	Jackson,	Reid, of Fayette,	Woodworth — 19.
Frick,	Jenkins,	Reighard,	

The bill was passed.

Mr. Kilpatrick moved to amend the title as follows:

Change the title to read as follows: "A bill to amend sections 5649-2 and 5649-3b and repeal section 5649-3 of the General Code, relative to the limitation of the tax rate."

The amendment was agreed to.

The title as amended was agreed to.

On motion of Mr. Lowry, the House recessed until 8:00 o'clock p. m.

8:00 o'clock p. m.

The House met pursuant to recess.

By unanimous consent, Mr. Bigelow submitted the following report:

The standing committee on Cities, to which was referred H. B. No. 443 — Mr. Smith, of Morgan, having had the same under consideration, reports it back and recommends its passage:

HERBERT S. BIGELOW,	DON P. MILLS,
ADAM FRICK,	C. A. ORRISON,
W. T. COLTER,	H. N. DONALDSON,
JOHN R. KING,	JOHN G. COOPER.
ROBERT BLACK,	

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

By unanimous consent, Mr. Guthery submitted the following report:

The standing committee on Universities, Colleges and Normal schools to which was referred S. B. No. 237 — Mr. Mooney, having had the same under consideration, reports it back, and recommends its passage.

ALTON H. ETLING,
I. S. GUTHERY,
O. J. THATCHER,

G. M. PLUMB,
G. J. C. WINTERMUTE.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

By unanimous consent, Mr. Guthery submitted the following report:

The standing committee on Universities, Colleges and Normal schools to which was referred S. B. No. 191 — Mr. Lloyd, having had the same under consideration, reports it back, and recommends it passage.

ALTON H. ETLING,
I. S. GUTHERY,
O. J. THATCHER,

G. M. PLUMB,
G. J. C. WINTERMUTE.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

By unanimous consent, Mr. Criswell, of Coshocton, submitted the following report:

The standing committee on Universities, Colleges and Normal Schools, to which was referred H. B. No. 469 — Mr. Donaldson, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 8 after "appointment" insert the following: "Such appointments shall be made from a list of ten names submitted to the governor annually by the Ohio state dental society and shall contain only the names of electors and reputable dentists and graduates of a reputable dental college who have resided in this state for at least five years and have at least five years experience in their profession."

In line 42 strike out "a per diem of ten dollars and".

In line 43 strike out "per diem and". In same line change "expense" to read "expenses".

In line 46 after "instruction" insert "or his appointee".

In line 48 after "instruction" insert "or his appointee".

In line 56 after the word "high" insert "or common".

In line 59 strike out "at his office in Columbus, Ohio."

In line 65 cut out all after "graduation" and all of lines 66 and 67. Insert in lieu thereof the following: "The state superintendent of public instruction of the state of Ohio shall appoint two representatives who shall be high school teachers for each legally chartered dental college of the state who shall make the examinations for preliminary education and shall issue the preliminary educational certificates to be received by the board." Supplementing same insert "1322-1. The examination papers of each applicant with his or her name appearing thereon, shall be preserved by said board for a period of six months from and after the date of writing of said examination paper and shall become a part of the records of the board. During the period of six months if any unsuccessful applicant so desires he or she may upon the deposit of \$25.00 with said dental board of examiners have the privilege of having his or her examination paper re-read and compared by said state dental board in the presence of his or her representative, and if upon such re-reading and

comparison said applicant's paper shall be determined by said board of examiners to be of sufficient percentage to entitle such applicant to the license to practice in this state, then said board of dental examiners shall refund said unsuccessful applicant the sum of \$25.00 deposited with said board of dental examiners for the purpose of securing a re-reading.

In line 88, after "false", insert "application or" and at the beginning of line 89 insert "a false".

In line 94 insert asterisks * * * * *

In line 96, commencing with "shall", underscore rest of line and all of lines 97 and 98.

M. A. WARNES,
D. M. CRISWELL,
G. M. PLUMB,
I. S. GUTHERY,

G. J. C. WINTERMUTE,
F. M. PLANK,
O. J. THATCHER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

By unanimous consent, Mr. Clark submitted the following report:

The standing committee on Banks and Banking, to which was referred H. B. No. 477 — Mr. Ertel, having had the same under consideration, reports it back and recommends its passage.

F. M. PLANK,
GEO. F. DOSTER,
E. N. BOGGS,
VIRGIL J. TERRELL,
W. M. BROWN,

R. R. KENNEDY,
JAMES R. CLARK,
GEO. W. HOLL,
FRANK H. REIGHARD,
CHAS. D. CONOVER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

By unanimous consent, Mr. Cameron submitted the following report:

The standing committee on Public Health, to which was referred H. B. No. 114 — Mr. Winters, having had the same under consideration, reports it back without recommendation.

R. B. CAMERON,
H. L. SCHAEFER,
G. F. DOSTER,
GEO. M. MORRIS,

J. V. WINANS,
JOHN F. GILSON,
G. J. C. WINTERMUTE,
W. S. KING.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

By unanimous consent, Mr. Carroll submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 529 — Mr. Capelle, having had the same under consideration, reports it back.

ALTON H. ETLING,
GEO. M. HOAGLIN,
J. CHAS. CRISWELL,

JAS. T. CARROLL,
G. M. PLUMB.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

By unanimous consent Mr. Black, of Hamilton, submitted the following report:

The standing committee on Privileges and Elections to which was referred H. B. No. 624 — Mr. Black, of Hamilton, having had the same under consideration, reports it back, and recommends its passage.

ROBERT BLACK,
LAWRENCE BRENNAN,
ED. H. BISHOP,
STEPHEN M. YOUNG,

A. ROSS READ,
W. G. AGLER,
JOHN F. GILSON.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

By unanimous consent, Mr. Fulton offered:

H. J. R. No. 53. To continue during vacation the joint committee appointed under the provisions of H. J. R. No. 15.

The resolution was laid over under the rule.

By unanimous consent Mr. Orrison offered:

H. J. R. No. 54. Urging representatives in congress to support the president in his purpose to fulfill the pledges of the Democratic party.

The resolution was laid over under the rule.

H. J. R. No. 19 — Mr. Bishop, H. J. R. No. 20 — Mr. Bishop, H. J. R. No. 21 — Mr. Appenzeller, H. J. R. No. 22 — Mr. Appenzeller, H. J. R. No. 23 — Mr. Appenzeller, and H. J. R. No. 41 — Mr. Nye, being special orders for 8:00 o'clock p. m., were taken up for discussion or amendment.

Mr. Agler moved to amend H. J. R. No. 20, as follows:

In line 41 strike out "second class" and in lieu thereof insert "first class".

In line 43 strike out "first class" and in lieu thereof insert "second class".

In line 48 strike out "first class" and in lieu thereof insert "second class".

The amendment was agreed to.

Mr. Reid moved to amend H. J. R. No. 19 as follows:

Strike out lines 27, 28, 29, and 30.

In line 17 after "1914" insert "for a term of two years".

In line 19 change "1916" to "1914", and insert thereafter the words "for a term of four years".

The amendment was disagreed to.

Mr. Duffey moved to amend H. J. R. No. 20, as follows:

Strike out lines 10 and 11.

Mr. Lustig moved that the motion be laid on the table.

The motion was disagreed to.

The question recurring "Shall the motion of Mr. Duffey be agreed to?", the amendment was agreed to.

Mr. Duffey moved to amend H. J. R. No. 21 as follows:

In line 9, strike out "circuit court" and substitute in lieu thereof "court of appeals".

The amendment was agreed to.

Mr. Barthelmeh moved to amend H. J. R. No. 20, as follows:

In line 40 strike out numerals "1914" and insert in lieu thereof "1916".

In line 43 strike out numerals "1916" and insert in lieu thereof "1918".

In line 49 strike out numerals "1917" and insert in lieu thereof "1919".

In line 56 strike out numerals "1914" and insert in lieu thereof "1916".

The amendment was disagreed to.

Mr. Frick moved to amend H. J. R. No. 20, as follows:

Strike out lines 46, 47, 48, 49.

The amendment was disagreed to.

Mr. Nye moved to amend H. J. R. No. 41.

In line 6, strike out "supplementing" and in lieu thereof insert "amending".

In line 6, after the comma after the figure "4" insert "thereof".

After line 12, add a section to be known as "Section 2." to read as follows:

SECTION 2. At such election this amendment shall be placed on the official ballot in the manner prescribed by law as "ARTICLE XV, SECTION 4—ELIGIBILITY OF WOMEN TO APPOINTMENT AS MEMBERS OF BOARDS OF, OR POSITIONS IN, DEPARTMENTS AND INSTITUTIONS AFFECTING, OR CARING FOR, WOMEN AND CHILDREN", or in other language sufficient to clearly designate it, and if a majority of the electors voting on the same shall adopt such amendment, section 4, hereinabove set forth shall on and after the first day of January, 1914, become and constitute the section so amended of Article XV of the constitution of the state of Ohio and said original section 4 shall be repealed and annulled."

In line 7, strike out "ARTICLE XV."

In line 8, strike out "Section" and in lieu thereof insert "Sec".

The amendment was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

H. B. No. 348—Mr. Fellingner. To supplement section 5090 of the General Code, relating to the preservation of the ballots.

H. B. No. 349—Mr. Fellingner. To amend section 5090 of the General Code, relating to the preservation of disputed ballots.

H. B. No. 350—Mr. Fellingner. To amend section 4937 of the General Code, relating to the disposition of poll books and tally sheets.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

H. B. No. 420—Mr. Jackson. To amend section 4072 of the General Code, and to provide for the management, control and administration of park property and playgrounds, by a board of park trustees.

H. B. No. 310—Mr. Smith, of Butler. To amend section 10969 of the General Code, relating to authority of guardians and trustees in borrowing money and mortgaging real estate of wards.

Attest:

W. V. GOSHORN,
Clerk.

Mr. King, of Ashtabula, submitted the following report:

The standing committee on Taxation to which was referred H. B. No. 571, Mr. Warnes, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

Strike out all after the enacting clause and insert the following:

SECTION 1. In addition to all other powers and duties vested in or imposed upon it by law, the tax commission of Ohio shall direct and supervise the assessment for taxation of all real and personal property in the state. For the purpose of such assessment, the state is hereby divided into assessment districts. Each county in the state shall constitute an assessment district. In each assessment district which contained, at the last preceding federal census, less than sixty-five thousand inhabitants, there shall be appointed, in the manner provided in this act, one deputy state tax commissioner, who shall be known as the district assessor. In all other assessment districts, there shall be appointed, in the manner provided in this act, two deputy state tax commissioners, not of the same political party, who shall constitute the district board of assessors. Wherever used in this act, the term "district assessor" shall mean and include also the district board of assessors herein provided for, or a member thereof, as the case may be. Such district assessor shall, under the direction and supervision of the tax commission, be the assessors of real and personal property for taxation, within and for their respective districts, except as may be otherwise provided by law. There shall also be appointed in each assessment district, in the manner provided in this act, three persons who shall constitute a board to review assessments of real and personal property for taxation, which shall be known as the district board of review.

SECTION 2. Each district assessor shall be appointed by the governor on or before the first day of November, 1913, and shall hold his office until his successor is appointed and qualified, except as otherwise provided by law. He shall be an elector of the district for which he is appointed, and upon ceasing to be such, his office shall be vacant. The tax commission of Ohio may with the consent of the governor remove any district assessor.

SECTION 3. Each district assessor shall appoint such number of deputy assessors, assistants, experts, clerks and employees as may, from time to time, be prescribed for his district by the tax commission of Ohio. Such deputy assessor, assistants, experts, clerks, and employees shall hold their respective offices and employments for such times as may be prescribed by the tax commission.

SECTION 4. The district assessor shall, annually, under the direction and supervision of the tax commission, list and value for taxation all real and personal property subject to taxation in the county constituting his assessment district, except as otherwise provided by law. The deputy assessor shall have and perform, under the direction of the district assessor, and in such territory as may be assigned to him by the

district assessor, all powers and duties of the district assessor, except those provided for by sections 7, 8, 12, 21, 22, 23, 28, 29, 31, 32, 47, 49, 53, 58, 63 and 65 of this act, and sections 2574, 2588, 5384, 5387, 5397, 5398, 5399, 5400, 5401, 5405, 5411, 5412, 5556, 5557, 5558, 5559, 5573, 5574, 5578, of the General Code as herein amended. Wherever in the General Code, excepting in said sections, the words "assessor", "district assessor", "township assessor", "ward assessor", "precinct assessor", "assessor of real estate" or "assessor of real property" are used, the same shall be deemed to mean the district assessor or the deputy assessor, as the case may be, and the office held by such officers shall be deemed to be and are hereby abolished. The district assessor or his deputy shall, unless otherwise provided by law, perform, or cause to be performed, all the duties, exercise all the powers and be subject to all the liabilities and penalties devolved, conferred or imposed by law upon such officers.

SECTION 5. Wherever any person, company, firm, partnership, association or corporation is by an existing provision of law required to return property to the county auditor for taxation, the same shall be returned to the district assessor; and whenever the county auditor is by any existing provision of law charged with any duty or vested with any powers in making up the original tax list, or in listing and valuing any property which has been omitted from the tax list, or in correcting any returns or statements of property for taxation, either with respect to its valuation or amount, such duty shall devolve upon and be performed by the district assessor, and such power shall vest in him and be exercised by him; provided, that if the county auditor has reason to believe or is informed that any property subject to taxation in his county has been omitted from the tax list, or has been improperly valued or assessed, he shall notify the district assessor to that effect, and furnish him with any facts and information within his knowledge bearing thereon.

SECTION 6. Whenever any property is by any existing provision of law required to be listed or returned for taxation at any time between the second Monday of April and the third Monday of May, in any year, such property shall be listed or returned between the first Monday of February and the first Monday of June, annually; whenever any property is by any existing provision of law required to be valued as of the day preceding the second Monday of April, in any year, such property shall be valued as of the day preceding the first Monday of February, annually; and whenever the liability of any person or of any property to taxation is by any existing provision of law to be determined by reference to the day preceding the second Monday of April, said liability shall be determined by reference to the day preceding the first Monday of February; provided, that the provision of this section shall not apply in any case where property is by any existing provision of law required to be returned for taxation, or to be valued by, the tax commission of Ohio; nor in any case where the liability of any person or of any property to taxation is by any existing provision of law required to be originally determined by the tax commission.

SECTION 7. On or before the first Monday of July annually, the district assessor shall compile and make up, in tabular form and alphabetical order, separate lists of the names of the several persons, companies, firms, partnerships, associations and corporations in whose names real or personal property has been listed in each township, city, village,

special district or separate school district in his assessment district, placing separately, in appropriate columns opposite each name the description of each tract, lot or parcel of real estate and the aggregate value of the personal property as listed therein and revised by him, and the number of dogs and the value, if given by the owner. If the name of the owner of any tract, lot or parcel of real estate or of any item of personal property is unknown, the word "unknown" shall be entered in the column of names opposite said tract, lot, parcel, or item. Such lists shall be prepared in triplicate. On or before the first Monday in September in each year the district assessor shall correct such lists in accordance with the additions and deductions ordered by the tax commission of Ohio and by the board of complaints and shall certify and deliver two copies thereof to the county auditor. The copies delivered to the county auditor shall constitute the auditors' tax list and treasurer's duplicate of real and personal property for the current year. In making up such tax lists, the district assessor may place each town lot in its numerical order, and each separate parcel of land in each township according to the numerical order of the section.

SECTION 8. Whenever the tax commission of Ohio is required by law to certify to the county auditor and valuations or assessments, or apportionments, thereof, ascertained, determined or fixed by it, such valuations, assessments and apportionments thereof, ascertained, determined or fixed by it, such assessments and apportionments shall be, in like manner, certified to the district assessor, who shall enter the same on the tax list in his office.

SECTION 9. Before making out and compiling the tax lists and duplicate, the assessor shall examine and revise the statements and returns of all property, both real and personal, to see that the valuations thereof are equal and uniform throughout the assessment district, and that all property, and each and every class, kind or description thereof, is valued for taxation through his district at its full and true value in money. If he finds any statement or return to be erroneous, either in the amount of property listed in the name of any person, company, firm, partnership, association or corporation, or in the valuation of any item or items thereof, he shall correct such statement or return.

SECTION 10. No files, statements, returns, reports, papers or documents of any kind whatsoever in the office of a district assessor or of a district board of complaints or in the official custody or possession of such officer or board shall be open to public inspection.

SECTION 11. The district assessor shall place on file all the statements and returns of property as revised by him in his office, arranged in alphabetical order, the different townships, cities, and villages in separate bundles, and shall carefully preserve them therein for at least five years, after which he shall destroy the same.

SECTION 12. Whenever, after the first Monday of February and before the first day of October, in any year, it is made to appear to the district assessor, by the oath of the owner, or one of the owners of a building or structure, orchard, timber, ornamental trees or groves, or tangible personal property, or by the affidavit of two disinterested persons, residents of the township, city or village in which the same is or was situated, that such building, structure, orchard, timber, ornamental trees or groves, or tangible personal property is listed for taxation for the current year, and has been destroyed or injured by fire, flood, tornado, or otherwise, after the first Monday of February of the current year, he shall in-

vestigate the matter, and deduct from the valuation of the property of the owner of such destroyed property, on the tax list for the current year, an amount which, in his judgment, fairly represents the extent of the injury or destruction; provided, however that no such deduction shall be made in the case of an injury to, or destruction of, a building, structure, orchard, timber, ornamental trees or groves resulting in damage of less than one hundred dollars, nor shall any deduction be made for or on account of any damage or loss which is covered by insurance, nor on account of any sheep killed by dogs. The district assessor shall certify the deductions made by him under the provisions of this section to the county auditor, who shall correct his tax list and the treasurer's duplicate in accordance therewith.

SECTION 13. In each assessment district of the state there shall be appointed annually by the tax commission of Ohio three competent persons who shall constitute a "District Board of Complaints" for such district. In the month of May, 1914, the tax commission of Ohio shall appoint on each district board of complaints one member who shall hold his office for the term of one year, one member who shall hold his office for the term of two years, and one member who shall hold his office for the term of three years. Upon the expiration of the term of office of each member so appointed his successor shall be appointed in the same manner for a term of three years. Each member of the district board of complaints shall be an elector of the assessment district. No two members of the district board of complaints shall be of the same political party; and no more than two members thereof shall be residents of the same township, city or village; provided, however, that if the amount of taxable property in any city within an assessment district exceeds the amount of taxable property outside of such city and within the assessment district, two members of the district board of complaints in any such assessment district may be residents of such city. Whenever any member of the district board of complaints by reason of removal from one township, city or village, or otherwise, ceases to possess any of the qualifications required in this section his office shall be vacant.

SECTION 14. It shall be the duty of the board of complaints to hear all complaints relating to the assessment of both real and personal property. It shall have power to lower or raise the assessments of all property submitted to it for review, or it may order a re-assessment by the original assessing officer. At any hearing before the board, the assessing officer may appear to defend his assessments. Either party may appeal to the tax commission of Ohio from the decision of the board. If the board has reason to believe or is informed that any property subject to taxation in its assessment district has been omitted from the tax list, or has been improperly valued or assessed, it shall notify the district assessor to that effect and furnish him any facts and information within its knowledge bearing thereon.

SECTION 15. The board of appraisers and assessors provided for in sub-section 33 of section 1465 of the General Code, is here abolished.

SECTION 16. Each district board of complaints shall organize annually on the first Monday of August by the election of a chairman for the ensuing year. The county auditor of the county constituting the assessment district shall be secretary of the board of complaints of the district. He shall be present at each meeting of the board in person or by deputy, shall keep an accurate record of the proceedings of the board in a book to be kept for the purpose and perform such other

duties as the board may order, or as may be incident to the position. For his services as secretary of such board he shall receive out of the county treasury upon the order of the board five dollars for each day the board is in session, which shall be paid into his fee fund.

SECTION 17. Each district board of complaints shall appoint such number of experts, clerks and employes as may, from time to time, be prescribed for it by the tax commission of Ohio. Such experts, clerks and employes shall hold their employments for such time as may be prescribed by the tax commission of Ohio.

SECTION 18. The district board of complaints shall have power to investigate all complaints against assessments on the tax list, with respect to the amount of property listed as well as with respect to the valuation at which the same is listed. The power of the board shall extend to all cases in which real estate or personal property has been assessed for taxation for the current year, and to addition and corrections made during the next preceding year to the tax lists of previous years, but not to assessments, additions or corrections made by the tax commission of Ohio.

SECTION 19. The district board of complaints shall begin its session on the first Monday of August annually, and may adjourn from day to day. The board shall complete its work within such time as may be fixed for the completion thereof by the tax commission of Ohio.

SECTION 20. A majority of a district board of complaints shall constitute a quorum to hear and determine any complaint, and any vacancy shall not impair the right of the remaining members of such board to exercise all the powers thereof so long as a majority remains. Any investigation, inquiry or hearing may be undertaken or held by or before any one member of the board. Any investigation, inquiry, hearing or decision of the district board of complaints, when approved and confirmed by the board, and so shown upon its record of proceedings, shall be deemed to be the official action of the district board of complaints.

SECTION 21. On or before the first day of July, annually, the district assessor shall give ten days' notice, by advertisement in two newspapers, published in and of general circulation throughout the county that the tax lists for the current year have been completed and are open for public inspection in his office, and that complaints against any valuation or assessment, except the valuations fixed and assessments made by the tax commission of Ohio, will be heard by the district board of complaints stating in the notice the time and place of the meeting of such board. Such advertisement shall be inserted in a conspicuous place in each such newspaper and be published daily during the ten days next preceding the date of such meeting, unless there be no daily newspaper published in and of general circulation throughout such county, in which event such advertisement shall be so published once each week for the two weeks next preceding the date of such meeting. The district assessor shall, upon request, furnish to any person a certificate setting forth the assessment and valuation of any tract, lot or parcel of real estate or any specific personal property, and mail the same, when requested to do so, upon the furnishing of sufficient postage.

SECTION 22. On or before the 15th day of July annually the district assessor shall cause to be printed a list showing all changes made in the assessment of any tract, lot or parcel of real estate or improvements thereon or minerals or mineral rights therein and shall cause a copy of

such list to be mailed to each owner whose assessment has been changed, if known, and if not, then to his agent, if known.

SECTION 23. On or before the 1st day of September in the year nineteen hundred and fifteen, and every five years thereafter, the district assessor shall cause to be printed, in pamphlet form, complete lists showing the assessment of all real estate in each ward of each city in his assessment district. Such lists shall contain the lot number, street number, if any, feet frontage and valuation, as finally fixed and determined, of each lot and parcel of real estate therein and improvements thereon, if separately listed. The district assessor shall cause a copy of such list to be mailed to each owner of real estate in the wards, if known, and if not known, then to his agent, if known. At the same time the district assessor shall cause to be printed in pamphlet form separate lists showing the assessments of all the real estate in each township and village in his assessment district. Such lists shall contain the lot number, street number, if any, township, range, survey, acreage and valuation, as finally fixed and determined, of each tract, lot and parcel of real estate therein and improvements thereon, and minerals or mineral rights therein, if separately listed. The district assessor shall cause a copy thereof to be mailed to each owner of real estate in the township or village, if known, and if not known, then to his agent, if known.

SECTION 24. Complaints against any valuation or assessment on the tax list for the current year may be filed with the county auditor before the meeting of the district board of complaints or thereafter during its session. Any taxpayer may file such complaint as to the valuation or assessment of his own or other's property, and the county commissioners, the prosecuting attorney, county auditor, county treasurer or any board of township trustees, any board of education, mayor or council of any municipal corporation in the county shall have the right to file such a complaint.

SECTION 25. The county auditor shall lay before the district board of complaints all complaints filed with him. The board shall investigate all such complaints and may increase or decrease any valuation or correct any assessment complained of, and no other.

SECTION 26. The district board of complaints shall in all respects be governed by the laws respecting the valuation of real and personal property and shall make no change in any valuation complained of except in accordance with such laws.

SECTION 27. The district board of complaints shall not increase any valuation complained of without giving reasonable notice to the person in whose name the property affected thereby is listed, and affording him an opportunity to be heard. Such notice shall describe the real or personal property the tax value of which is to be acted upon, by the description, thereof, as carried on the tax list of the current year, and shall state the name in which it is listed.

SECTION 28. The district board of complaints shall not decrease any valuation complained of nor reduce the listed amount of any taxable property, unless the party affected thereby or his agent makes and files with the board a written application therefor, verified by his oath, showing the facts upon which it is claimed such decrease or reduction should be made, nor without affording the district assessor an opportunity to be heard thereon.

SECTION 29. The district board of complaints shall certify its action to the district assessor who shall correct the tax lists and duplicates ac-

ording to the deductions and additions ordered by the board in the manner provided for by law for making corrections thereof. If the tax list and duplicate have been delivered to the county auditor, the district assessor shall certify such corrections to him and he shall enter such corrections on his tax list and the treasurer's duplicate.

SECTION 30. The district board of complaints shall take full minutes of all evidence given before the board and may cause the same to be taken in shorthand and extended in typewritten form. The secretary of the board shall preserve in its office separate records of all minutes and documentary evidence offered on each complaint.

SECTION 31. An appeal from the decision of a district board of complaints may be taken to the tax commission of Ohio, within thirty days after the decision of such board, by the district assessor, or by any complainant, as provided in section twenty-four of this act. Such appeal shall be taken by written notice to that effect filed with the tax commission and with the county auditor, who shall thereupon certify to the commission a copy of the record of the board of complaints, pertaining to the original complaint, together with the minutes thereof, and all evidence, documentary or otherwise, offered in connection therewith. Upon receipt of notice of appeal, the county auditor shall notify all parties interested, and shall file proof of such notice with the tax commission of Ohio.

SECTION 32. The tax commission of Ohio may hear the appeal on the record, minutes and evidence thus submitted or may in its discretion make other investigations with respect to the complaint. The commission shall ascertain and determine the true value in money of the property complained of and certify its action to the deputy state tax commissioner and county auditor, who shall correct the tax lists and duplicate in the manner provided by law for making corrections thereof.

SECTION 33. The appointment of deputy state tax commissioners and members of district boards of complaints shall be certified to the auditor of the counties constituting the districts for which the appointments are made and to the tax commission of Ohio. The action of the tax commission of Ohio fixing the number of appointees and employes of deputy state tax commissioners and district boards of complaints shall be certified to the respective deputy state tax commissioners and district boards of complaints. Removals and changes in the number of appointees and employes shall be certified in like manner. Appointments or employments made by the deputy state tax commissioners and district boards of complaints shall be certified to the county auditor of the county constituting the assessment district and to the tax commission of Ohio.

SECTION 34. The salary of each district assessor shall not exceed the salary of the auditor of the county constituting the assessment district as determined by sections twenty-nine hundred and ninety and twenty-nine hundred and ninety-six of the General Code, but shall not be less than fifteen hundred dollars, in any case. Such salaries shall be fixed within such limits by the tax commission of Ohio, with the approval of the governor, by order directed to the proper county auditor. The compensation of the members of each district board of complaints shall not be less than three dollars and fifty cents nor more than ten dollars per day for each day the board is in session, and shall be fixed within such limits by the tax commission of Ohio, with the approval of the governor, by order directed to the proper county auditor. The salary or

compensation of each officer and employe mentioned in this section may be changed at pleasure by the officer or board having authority originally to fix it.

SECTION 35. The salaries of the district assessor and members of the district board of complaints shall be paid monthly out of the county treasury on the warrant of the county auditor. The salaries and compensation of the deputies, assistants, experts, clerks and employes of the district assessors and of the experts, clerks and employes of the district board of complaints shall be paid in like manner upon the certificate of the district assessor or district board of complaints, as the case may be. The contingent expenses of the district assessor and district board of complaints, including postage and express charges, their actual and necessary traveling expenses and those of their deputies, assistants, experts, clerks or employes on official business outside of the district when required by orders issued by the tax commission of Ohio shall be allowed and paid as claims against the county; provided, however, that such salaries and compensation and such expenses when allowed shall constitute a charge against the county, regardless of the amount of money in the county treasury appropriated for such purposes and notwithstanding any failure of the county commissioners to levy or appropriate funds therefor.

SECTION 36. District assessors, deputy assessors and members of district boards of complaints shall give bond, payable to the state, for the faithful performance of their respective duties. The form of such bonds shall be prescribed by the attorney general and furnished by the tax commission of Ohio, and their execution shall be approved by the prosecuting attorney of the proper county. Each bond when executed shall be submitted, with the oath of office endorsed thereon, to the auditor of the county wherein the principal resides. If the auditor approves the surety thereon, he shall endorse his approval on the bond and file it in his office and there safely keep it. The sureties on such bonds may be released from liability thereon in the manner and subject to the limitations provided by section twelve thousand one hundred and ninety-five to section twelve thousand one hundred and ninety-seven, inclusive, of the General Code. Each such bond, and the principal thereon, personally, shall be liable, in addition to any other liability growing out of the exercise of the powers and duties of his office by the principal, for any damage to any person caused by any neglect, default, fraud or unlawful act of the principal, of which he may be guilty while acting within the scope of his official duties or under color of his official authority. The bond of a district assessor shall be in the sum of five thousand dollars, that of a deputy assessor in the sum of one thousand dollars, and that of a member of a district board of complaints in the sum of two thousand dollars.

SECTION 37. Vacancies in any office or employment provided for in this act, for which a term is fixed herein, shall be filled for the unexpired term. Vacancies in offices or employments, the tenure of which is prescribed by the tax commission of Ohio, shall be filled for the remainder of the period so prescribed. The person appointed to fill a vacancy in any office or employment provided for in this act, except those last mentioned, shall continue in his office or employment until his successor is appointed, or employed and qualified. All appointments to fill vacancies shall be certified in the same manner as is provided in this act for original appointments. The county auditor of the county

constituting the assessment district shall forthwith notify the appointing authority and the tax commission of Ohio of any vacancy in the office of district assessor or member of the district board of complaints in his district. If the appointing authority fails to fill the vacancy within ten days after receipt of such notice, the tax commission of Ohio shall make the appointment.

SECTION 38. A district assessor, deputy assessor, member of a district board of complaints or any assistant, expert, clerk or other employe of a district assessor or district board of complaints shall not, during his term of office or period of service or employment, as fixed by law or prescribed by the tax commission of Ohio, hold any other office of profit, except offices in the state militia.

SECTION 39. Each district assessor, before entering upon the discharge of the duties of his office, shall take and subscribe an oath, faithfully and impartially to assess all real and personally property in his district, and otherwise faithfully to perform the duties imposed upon him and impartially to exercise the powers vested in him by law. Each deputy assessor, shall before entering upon the discharge of the duties of his office, take and subscribe an oath, faithfully and impartially to assess all real and personal property in the territory assigned to him by the district assessor and otherwise faithfully to perform the duties imposed upon him and impartially to exercise the powers vested in him by law. Each member of a district board of complaints shall, before entering upon the discharge of the duties of his office, take and subscribe an oath faithfully and impartially to discharge the duties of his office.

SECTION 40. District assessors shall, at all times, and district boards of complaints shall, during the times fixed for their session, keep their respective offices open during business hours on each business day. District assessors, members of district boards of complaints, their deputies, assistants, experts, clerks and other employes shall, during their terms of office, or periods of service or employment, devote their entire time to their respective duties; provided, however, that district assessors or district boards of complaints may, with the approval of the tax commission of Ohio, employ assistants, experts, clerks or other employes with the understanding that they shall devote a part only of their entire time to their respective employments.

SECTION 41. The county commissioners shall furnish for the district assessor and the district board of complaints for their county, and their deputies, assistants, experts, clerks and employes suitable office rooms at the county seat and the district assessor shall furnish for his own office for the district board of complaints all maps, plats, stationery, blank forms, books, supplies, furniture and other equipment necessary for the proper discharge of their duties and for the preservation and safe keeping of their books, records and files. In case any board of county commissioners fails or refuses to furnish the rooms for such purposes, the tax commission of Ohio, upon complaint of the district assessor or district board of complaints, may authorize the district assessor or the district board of complaints, as the case may be, to procure such rooms, furniture, as may be deemed necessary by the commission, and the amount so authorized to be expended for such purpose shall constitute a charge against the county, regardless of the money in the county treasury appropriated for such purposes and notwithstanding any failure of the county commissioners to levy or appropriate funds therefor.

SECTION 42. Each district assessor, deputy assessor, assistant assessor, expert or clerk of a district assessor and member or secretary of a district board of complaints shall have power to administer oaths and to certify to official acts in any matter, relating in any way to his official duties.

SECTION 43. Whoever, being a district assessor or a member of a district board of complaints divulges, except upon the order of the tax commission of Ohio, or when called upon to testify in any court or proceeding, any information acquired by him in the exercise of the powers in him vested by any provision of law, or while claiming to exercise any such powers, in respect to the transactions, property or business of any person, company, firm, corporation, association or partnership, shall be fined not less than one hundred dollars and shall thereafter be disqualified from acting in any official capacity whatever in connection with the assessment or collection of taxes.

SECTION 44. Whoever, being a deputy assessor or an assistant, expert, clerk or employe of a district assessor or district board of complaints, divulges, except upon the order of the tax commission of Ohio or in his report to the district assessor or to the district board of complaints, as the case may be, or when called upon to testify in any court of proceeding, any information acquired by him in the exercise of the powers in him vested by any provision of law, or while claiming to exercise such powers in respect to the transactions, property or business of any person, company, firm, corporation, association or partnership, shall be fined not less than one hundred dollars and shall thereafter be disqualified from acting in any official capacity whatsoever in connection with the assessment and collection of taxes.

SECTION 45. Whoever, being a district assessor or a member of a district board of complaints or a deputy assessor, assistant, expert, clerk, or other employe of a district assessor or a district board of complaints, refuses or knowingly neglects to perform any duty enjoined on him by law, or consents or connives at any evasion of the provisions of title I, part second, of the General Code, whereby property required to be assessed is unlawfully exempted, or the valuation thereof entered at less than its true value, for each such neglect, refusal, consent or connivance shall be fined not less than two hundred dollars nor more than one thousand dollars.

SECTION 46. In addition to the duties specifically imposed by law upon district assessors, deputy assessors and district boards of complaints, they and each of them shall perform such other duties as the tax commission of Ohio in the exercise of its powers may from time to time direct, and in the discharge of such duties they and each of them shall exercise all and singular the powers in them vested by this act.

SECTION 47. The prosecuting attorney shall be the legal adviser of the district assessor. He shall prosecute and defend all actions and proceedings, in any court, to which the district assessor or the district board of complaints may be a party; and in all respects act as the attorney of the district assessor or the district board of complaints, as the case may be. He shall upon request of the district assessor or district board of complaints, appear in any investigation or examination which either of them is authorized to make, and examine the witnesses or in any other manner aid them in such investigation or examination.

SECTION 48. The attorney general, on the request of the tax commission of Ohio, shall assist the prosecuting attorney in the performance of any duties required of him by the next preceding section.

SECTION 49. The tax commission of Ohio, district assessors and district boards of complaints shall notify the prosecuting attorney of the proper county of any wilful violations of the laws relating to the assessment of real and personal property for taxation, by persons, firms, partnerships, associations or corporations, for which a penalty, either civil or criminal, may be provided by law, and shall sign and verify affidavits or petitions with respect thereto when prepared by the prosecuting attorney.

SECTION 50. The auditor of each county shall on or before the first Monday in February, nineteen hundred and fourteen, make and deliver to the district assessor an abstract from the books in his office, containing a description of each tract, lot and parcel of real property situated within such county, with the name of the owner thereof, if known, and the number of acres or quantity of land contained therein, together with the valuation of the land and improvements thereon separately stated, as it appears on his books, and a map of each township and village within each township and of each city within the county, with such plat books as may be necessary to enable the district assessor to perform the duties imposed upon him by law.

SECTION 51. The auditor of each county shall, on the first Monday in February, 1915, and annually thereafter, make out and certify to the district assessor a list, showing all the transfers of the title to land made in the county during the next preceding year. Such list shall show whether the transfer was made by will, by deed of conveyance, or by judgment or decree, the names of the deviser and devisee, grantor and grantee, and the parties in favor of and against whom a judgment or decree was rendered, with the title of the cause, the nature of the estate transferred, the character of the interest in the land conveyed, the quantity and location of the land or interest transferred, and if a part of a tract, of what it was a part when the whole tract was transferred, with reference to the book and page showing such transfer. Such list shall also show the consideration for each such transfer of title or the true value of the land transferred, as entered on his transfer book.

SECTION 52. Each district assessor, deputy assessor, member of a district board of complaints and each assistant, expert, clerk or employe of a district assessor or district board of complaints may, at all reasonable time, examine and make memoranda from any and all records, books, papers, documents, statements or accounts of record or on file in any public office of any county, township, city, village, school district or special taxing district in the state, including the offices of justice of the peace, free of charge, and the officers thereof shall furnish information of any and all matters of record or on file in their respective offices as may be required by such district assessor or member of a district board of complaints. The tax commission of Ohio, or any person or persons employed by the commission for that purpose, shall have like powers, and in addition thereto may examine and make memoranda from any records, books, papers, documents, statements or accounts of record or on file in any office or department of the state, and all public officers, including officers of the state, shall furnish to the tax commission of Ohio information of any and all matters of record or on file in their respective offices as may be required by the commission. Any

assistant, expert, clerk or employe of a district assessor or a district board of complaints or person employed by the tax commission of Ohio shall exhibit the written order of the district assessor, district board of complaints or tax commission of Ohio, as the case may be, before being entitled to make such examination. Nothing in this act shall be construed or held to authorize the tax commission of Ohio, or any of its agents, or employees, to examine the accounts or records of any banking or financial institution which is subject to official inspection under the laws of the state of Ohio or of the United States, nor to demand or receive any list of depositors, stock depositors, members or others who transact business in or with such institutions.

SECTION 53. If any district assessor or district board of complaints discovers the existence of any taxable personal property subject to be listed and assessed for taxation in another assessment district, such district assessor or district board of complaints shall notify the district assessor of the assessment district in which such personal property is required to be listed and assessed and shall transmit to him by mail all information coming to their knowledge respecting such personal property. If any district assessor or district board of complaints discovers or has reason to believe that personal property subject to be listed in their assessment district is located in another assessment district, or that the district assessor of any other assessment district has the means of acquiring any information respecting such property, such district assessor or district board of complaints shall notify the district assessor of such other taxing district, who shall, upon request, make such inquiries and investigations as may be required and furnish the same to such district assessor or district board of complaints. District assessors and district boards of complaints shall have and exercise, in making the inquiries and investigations provided for in this section, all powers in them vested by any provisions of law.

SECTION 54. The tax commission of Ohio shall, from time to time, prescribe such general and uniform rules and regulations and issue such orders and instructions, not inconsistent with any provision of law, as it may deem necessary respecting the manner of the exercise of the powers and the discharge of the duties of any and all officers, relating to the assessment of real and personal property and the levy and collection of taxes.

SECTION 55. The tax commission of Ohio shall, from time to time, prescribe for and furnish to all district assessors, district boards of complaints, county auditors and county treasurers blank forms for all oaths of office, statements, returns, reports, tax lists and duplicates, abstracts, records of proceedings, complaints, notices of appeal, tax bills and receipts, and all other documents, files and records authorized or required by any provisions of law relating to the assessment, levy and collection of taxes, or by any rules, regulations, orders or instructions of the commission, and blank forms of records and papers for all proceedings and official actions authorized or required by the provisions of any law relating to the assessment, levy and collection of taxes or by any rules, regulations, orders or instructions of the commission. District assessors, their deputies, district boards of complaints, county auditors, county treasurers and all other officers and all persons required to list property for taxation shall use true copies of such blank forms.

SECTION 56. The tax commission of Ohio shall cause the rules and regulations prescribed by it to be observed, the orders and instruction issued by it to be obeyed and the forms prescribed and furnished by it to be observed and used. For the purpose of enforcing its rules, regulations, orders and instructions and compelling the observance and use of the forms prescribed by it, the commission may institute, or cause to be instituted any proceeding, either civil or criminal, provided by law as a punishment for neglect, failure or refusal to obey any lawful requirement or order made by the commission, or as a means of preventing the violation or disobedience of such orders or compelling their enforcement. All such provisions of law shall be deemed to apply to the enforcement of the rules, regulations, orders and instructions of the tax commission of Ohio prescribed or issued under the authority of this act.

SECTION 57. The tax commission of Ohio may require district assessors, deputy assessors and members of district boards of complaints to meet and confer with other district assessors, deputy assessors, members of district boards of complaints, or with the commission on any matter relating to the assessment and valuation of property for taxation, at such times and places as may be prescribed from time to time by the commission.

SECTION 58. On or before the first Monday of July annually the district assessor shall make out and transmit to the tax commission of Ohio an abstract of the real and personal property of each taxing district in the county constituting his assessment district, in which he shall set forth the aggregate amount and value of each class of real and personal property in such taxing district as it appears on his tax list, or on the statement and returns on file in his office.

SECTION 59. The commission shall, on or before the first day of August, annually, determine whether the real and personal property, and the various classes thereof, in the several counties, cities, villages, and taxing districts in the state, have been assessed at the true value thereof in money, and if, in the opinion of the commission the real or personal property, or any class of real or personal property, in any county, city, village or taxing district in the state, as reported by the several district assessors to the commission, is not listed at its true value in money, the commission may increase or decrease the aggregate value of the real property or of the personal property, or of any class of real or personal property, in any such county, township, city, village, or taxing district, or in any ward or division of a municipal corporation, by such rate per cent. or by such amount as will place such property on the tax list at its true value in money, to the end that each and every class of real and personal property in the state shall be listed and valued for taxation by an equal and uniform rule at its true value in money.

SECTION 60. When the commission has determined the true value of the real and personal property, and the several classes thereof, in the several taxing districts or subdivisions thereof in the state, it shall transmit to each district assessor a statement of the amount or rate per cent. to be added to or deducted from the valuation of such property, or class thereof, in each taxing district, or subdivision thereof, in his county, specifying the amount or rate to be added to or deducted from the valuation of the real or personal property or class of either in each of the several taxing districts or subdivisions thereof.

SECTION 61. The district assessor shall forthwith add to or deduct from each tract, lot or parcel of real property, or class of real property, the required per cent. or amount of the valuation thereof, and shall forthwith add to or deduct from the amount of personal property assessed in each name the required per cent. or amount of the valuation of any kind or class of personal property included therein, as ascertained by reference to the statements or returns on file in his office, adding or deducting, in each case, any sum less than five dollars so that the value of any separate tract, lot or parcel of real property and the aggregate value of the personal property listed in any name shall be ten dollars or some multiple thereof.

SECTION 62. The commission may order a re-assessment of the real or personal property, or any class of either, in a taxing district when, in the opinion of the commission, such property has been unequally assessed, to the end that all classes of property in such taxing district shall be assessed in compliance with the law.

SECTION 63. When a re-assessment is ordered in any taxing district, the district assessor shall proceed to make such re-assessment in the manner provided by law for making original assessments. Provided, however, that if the commission so orders, the district assessor shall, in the case of personal property, make such re-assessment by revising and correcting the statements and returns on file in his office without taking new statements or returns from the persons required by law to list or return personal property for taxation.

SECTION 64. The district assessor from time to time shall correct any clerical errors which he discovers in the tax list, in the name of the person charged with taxes, the valuation, description or quantity of any tract, lot or parcel of land or improvements thereon, or minerals or mineral rights therein, or in the valuation of any personal property, or when property exempt from taxation has been listed therein, after the same has been delivered to the county auditor, and certify such corrections to the county auditor, who shall enter the same upon the tax list and duplicate.

SECTION 65. When the district board of complaints discovers or has its attention called to the fact, that in the current year or in any previous year any taxable land, building, structure, improvement, minerals, mineral rights or personal property in the county, has escaped taxation or has been listed for taxation at less than its true value in money, it shall forthwith notify the district assessor of such fact. The district assessor shall make such inquiries and corrections as he is authorized and required to make by law in other cases in which real or personal property has escaped taxation, or has been improperly listed or valued for taxation.

SECTION 66. The tax commission of Ohio shall compile the laws of the state relating to the assessment of property for taxation and the levy and collection of taxes, with such notations, instructions and references to the decisions of the courts concerning the same as it may deem proper. The commission shall cause a sufficient number of copies of the same to be printed and distributed to the several district assessors, district boards of complaints, prosecuting attorneys, county auditors, and county treasurers in the state and to such other officers and persons as may request the same. The commission shall, from time to time, designate, by order to the supervisor of public printing, the number of copies of the same required by it, and such copies shall be printed in the manner provided by law for other public documents and distributed by the commission.

SECTION 67. Any expense incurred by the tax commission of Ohio, with respect to the annual assessment of real and personal property in any taxing district, shall be paid out of the treasury of the county in which such taxing district may be located, upon presentation of the order of the tax commission of Ohio certifying the amount thereof to the county auditor, who shall thereupon issue his warrant therefor upon the general fund of the county, directed to the county treasurer, who shall pay the same. All moneys paid out of the county treasury under authority of this section and section 1465-24 of the General Code, shall be a charge against the proper taxing district, and amounts so paid by the county shall be retained by the county auditor from funds due such taxing district at the time of making the semi-annual distribution of taxes.

SECTION 68. Original sections 2578, 2583, 2584, 2591, 2629, 3349 to 3354, inclusive, 3363 to 3369, inclusive, 5366, 5367, 5393, 5394, 5396, 5466-2, 5542-8, 5542-9, 5542-9a, 5542-9b, 5542-9c, 5542-9d, 5542-10, 5542-11, 5543 to 5548, inclusive, 5565, 5566, 5567, 5569, 5572, 5575, 5578 to 5624-1, inclusive, of the General Code, and all acts and parts of acts inconsistent with the provisions of this act, are hereby repealed.

SECTION 69. The repeal of sections 5542-9a, 5542-9b, 5542-9c, and 5618 to 5624, inclusive, of the General Code shall take effect on the first day of March, 1914. This act shall in all other respects take effect and be in force from and after the second Monday of October, 1913.

M. A. WARNES,
M. G. NUNGESSER,
ROBERT BLACK,
IRVIN F. SNYDER,
DON P. MILLS,

W. S. KING,
LOUIS H. CAPELLE,
GUY DETRICK,
R. R. BOUR.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

By unanimous consent, Mr. Black, of Hamilton, submitted the following report:

The standing committee on Taxation, to which was referred H. B. No. 663 — Mr. Chapman, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all after the words "Section 2" and insert the following:

"An emergency is hereby declared to exist, by reason of the disastrous floods that have rendered the transaction of business in certain places impossible or unwise and for the preservation of the public welfare it is necessary that this act be in immediate effect and therefore it shall take effect from and after its passage and approval."

LOUIS H. CAPELLE,
GUY DETRICK,
R. R. BOUR,
CHAS. D. CONOVER,

ROBERT BLACK,
IRVIN F. SNYDER,
M. G. NUNGESSER,
M. A. WARNES.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

By unanimous consent, Mr. Barthelmeh submitted the following report:

The standing committee on Public Schools, to which was referred S. B. No. 264 — Mr. Dollison, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended.

In line 18-b strike out "finl" and insert "final".

In line 23 strike out "two" and insert "six".

GEO. M. MORRIS,
CHAS. D. BROWN,
JOHN J. SHANLEY,
G. G. O. PENCE,
GUY DETRICK,

GEO. M. HOAGLIN,
W. M. DICKSON,
J. V. WINANS,
J. CHAS. CRISWELL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

By unanimous consent, Mr. Capelle submitted the following report: The standing committee on Taxation, to which was referred S. B. No. 239 — Mr. Gregory, having had the same under consideration, reports it back, recommends its passage.

LOUIS G. CAPELLE,
GUY DETRICK,
W. S. KING,
DON P. MILLS,

ROBERT BLACK,
IRVIN F. SNYDER,
M. G. NUNGESSER,

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Lowry moved that the House adjourn until 9:00 o'clock a. m. tomorrow.

The motion was agreed to and the House adjourned at 10:15 o'clock, p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Tuesday, April 15, 1913, 9:00 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend Thos. L. Lowe, of Columbus.

The Journal of yesterday was read and approved.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 253 — Mr. Moore. To create interest in pending legislation by providing for the distribution of current legislative publications

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

Mr. Clark moved that the rules be suspended and S. B. No. 253, be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Public Printing.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House of Representatives is requested:

S. B. No. 261 — Mr. Hopper. To amend section 12600-45 of the General Code, relative to certain buildings.

S. B. No. 117 — Mr. Greenlund. To provide for the settlement, registration, transfer and assurance of land titles and to simplify and facilitate transactions in real estate.

S. B. No. 242 — Mr. Lloyd. To amend sections 10224 and 10225 of the General Code, relating to jurisdiction and powers of justices of the peace.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

Mr. Fell moved that the rules be suspended and S. B. Nos. 261 and 242 be referred at once to committees.

The motion was agreed to and said bills were referred as follows:

S. B. No. 261 — Mr. Hopper. To the committee on Judiciary.

S. B. No. 242 — Mr. Lloyd. To the committee on Codes, Courts and Procedure.

Mr. Reid moved that the rule requiring bills to be referred to committees be suspended and S. B. No. 117—Mr. Greenlund, be placed on the calendar for second reading.

The motion was agreed to and said bill was ordered on the calendar for second reading.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House of Representatives is requested:

S. B. No. 279 — Mr. Green. To prevent abuses in making special levies, loans and bond issues by amending sections 2296, 2300, 3799, 5654 and 5699 and by repealing sections 2443, 3801, 3802, 3803 and 5655 of the General Code.

S. B. No. 266 — Mr. Zmunt. To permit a company or association organized for the purpose of transacting the business of life or accident or life and accident insurance on the assessment plan, to amend its articles of incorporation and constitution and by-laws, so as to permit it to transact the business of life insurance as a mutual company on the legal reserve or level premium plan, and prohibiting the doing of business on the assessment plan, except by companies or associations already authorized so to do.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

Mr. Wintermute moved that the rules be suspended and S. B. No 279 and S. B. No. 266 be referred at once to committee.

The motion was agreed to and said bills were referred as follows:

S. B. No. 279 — Mr. Green. To the committee on Taxation.

S. B. No. 266 — Mr. Zmunt. To the committee on Corporations
The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 320 — Mr. Diser. To provide for the establishment of a municipal court in and for the city and township of Youngstown, Ohio.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 12 strike out all after the word "Ohio".

Strike out line 13.

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 85, nays none as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Crawford,	Jenkins,	Reid, of Fayette,
Anderson,	Criswell,	Kathe,	Reighard,
Appenzeller,	of Coshocton,	Kilpatrick,	Reppert,
Barthelmeh,	Criswell,	King,	Rhulman,
Beatty,	of Morrow,	of Ashtabula,	Robinson,
Behne,	Deaton,	King,	Schweikert,
Beyer,	Detrick,	of Franklin,	Shanley,
Bishop,	Diser,	Kramer,	Siebert,
Black,	Donaldson,	Lambert,	Smith, of Butler,
of Wyandot,	Doster,	Leist,	Smith,
Boggs,	Duffey,	McCormick,	of Morgan,
Bonnell,	Fell,	McGuffey,	Terrell,
Bour,	Fellinger,	Mills,	Tetlow,
Brennan,	Foreman,	Morris,	Thatcher,
Brown,	Freeman,	Mueller,	Thomas,
of Ashland,	Frick,	Nungesser,	Venus,
Capelle,	Hastings,	Nye,	Warnes,
Carroll,	Hite,	Orlikowski,	Welsh,
Clark,	Hoffman,	Orrison,	Williams,
Collins,	Holl,	Pence,	Winans,
Colter,	Hoover,	Plank,	Wintermute,
Conover,	Horwitz,	Plumb,	Winters,
Cooper,	Hunter,	Quinlisk,	Young—85.

The Senate amendments were concurred in.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 393 — Mr. Nungesser. To amend sections 1129, 1130, 1131, 1132, 1133, 1134, 1136, 1137 and 1138 and to repeal section 1135 of the General Code, relative to the sale of feed stuffs.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 3, after the word "amended" insert the following words, "and that a new section to be known as section 1136-a be enacted".

In line 76, correct the spelling of the word "warehouse".

In line 94, correct the spelling of the word "poultry", where it first appears.

In line 99, change section number from 1137 to 1136-a.

In line 106, change section number from 1138 to 1137.

In line 112, change section number from 1139 to 1138.

In line 21, correct spelling of the word "tonics".

Amend title as follows: after the numerals "1138" insert the following:

"to enact a new section to be known as section 1138-a".

In line 26, after the word "name" insert the word "with".

Strike out all of line 34-a.

In line 37, strike out the word "ten" and insert in lieu thereof the word "twenty-five".

Strike out all of line "37-a".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 77, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Doster,	Lambert,	Robinson,
Anderson,	Fell,	Leist,	Schweikert,
Beatty,	Fellinger,	Lustig,	Shanley,
Behne,	Foreman,	McCormick,	Siebert,
Bishop,	Freeman,	McGuffey,	Smith, of Butler,
Black,	Frick,	Mills,	Smith,
of Wyandot,	Hastings,	Morris,	of Morgan,
Boggs,	Hite,	Mueller,	Snyder,
Bonnell,	Hoffman,	Nungesser,	of Hamilton,
Bour,	Holl,	Nye,	Sweeney,
Brennan,	Hoover,	Orlikowski,	Terrell,
Capelle,	Horwitz,	Orrison,	Tetlow,
Carroll,	Hunter,	Pence,	Thatcher,
Clark,	Jenkins,	Plank,	Thomas,
Colter,	Kathe,	Quinisk,	Venus,
Cooper,	Kilpatrick,	Read, of Summit,	Walsh,
Crawford,	Kilrain,	Reighard,	Warnes,
Davis,	King,	Reppert,	Welsh,
Deaton,	of Franklin,	Reynolds,	Wintermute,
Detrick,	Kramer,	Rhulman,	Young—77.
Diser,			

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following joint resolution, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 36 — Mr. Beckett. Authorizing printing of legislative history of Ohio, 1909 to 1913 inclusive.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Smith, of Butler, moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted—yeas 64, nays 14, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Collins,	Kessler,	Read, of Summit,
Agler,	Davis,	Kilpatrick,	Reynolds,
Anderson,	Deaton,	King,	Rhulman,
Barthelmeh,	Detrick,	of Ashtabula,	Schweikert,
Beatty,	Dickson,	King,	Shanley,
Behne,	Diser,	of Franklin,	Siebert,
Beyer,	Donaldson,	Kramer,	Smith, of Butler,
Bishop,	Duffey,	Leist,	Snyder,
Black,	Fell,	Lowry,	of Hamilton,
of Hamilton,	Fellinger,	Lustig,	Thomas,
Black,	Foreman,	McGuffey,	Venus,
of Wyandot,	Hite,	Morris,	Vollmer,
Bour,	Hoffman,	Mueller,	Walsh,
Brennan,	Holl,	Nungesser,	Welsh,
Cameron,	Horwitz,	Orlikowski,	Williams,
Capelle,	Hunter,	Pence,	Wintermute,
Carroll,	Kathe,	Quinlisk,	Winters — 64.
Clark,			

Those who voted in the negative are: Messrs.

Bonnell,	Frick,	Plank,	Smith,
Cooper,	Gilson,	Reighard,	of Morgan,
Doster,	Hastings,	Robinson,	Tetlow,
Freeman,	Hoover,		Woodworth—14.

The resolution was adopted.

Mr. Kilpatrick moved that the constitutional rule requiring bills to be read fully on three different days be dispensed with and all bills on the calendar for third reading be read the third time by title only.

The motion was agreed to and S. B. No. 109—Mr. Weygandt, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 82, nays 5, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Donaldson,	Lowry,	Shanley,
Agler,	Doster,	Lustig,	Siebert,
Anderson,	Duffey,	McGuffey,	Smith, of Butler,
Barthelmeh,	Fell,	Morris,	Smith,
Beatty,	Fellinger,	Mueller,	of Morgan,
Behne,	Freeman,	Nungesser,	Snyder,
Beyer,	Frick,	Nye,	of Hamilton,
Bishop,	Fulton,	Orlikowski,	Sweeney,
Black,	Guthery,	Orrison,	Terrell,
of Hamilton,	Hite,	Pence,	Tetlow,
Black,	Hoffman,	Plank,	Thatcher,
of Wyandot,	Holl,	Plumb,	Thomas,
Bonnell,	Horwitz,	Quinlisk,	Venus,
Bour,	Hunter,	Read, of Summit,	Vollmer,
Brennan,	Kathe,	Reighard,	Walsh,
Carroll,	Kilpatrick,	Reppert,	Williams,
Collins,	Kilrain,	Reynolds,	Winans,
Colter,	King,	Rhulman,	Wintermute,
Cooper,	of Ashtabula,	Robinson,	Winters,
Deaton,	Kramer,	Schaefer,	Woodworth,
Detrick,	Lambert,	Schweikert,	Young—82.
	Leist,	Scott,	

Messrs. Capelle, Crawford, Gilson, Hastings and Hoover voted in the negative.

The bill was passed.

The title was agreed to.

S. B. No. 47 — Mr. Beckett, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 78, nays 8, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Schweikert,
Agler,	Deaton,	of Franklin,	Scott,
Anderson,	Detrick,	Kramer,	Shanley,
Behne,	Dickson,	Lambert,	Siebert,
Beyer,	Donaldson,	McGuffey,	Smith, of Butler,
Bishop,	Doster,	Mueller,	Smith,
Black,	Etling,	Nungesser,	of Morgan,
of Wyandot,	Fell,	Nye,	Snyder,
Bonnell,	Foreman,	Orlikowski,	of Hamilton,
Bour,	Freeman,	Orrison,	Sweeney,
Brennan,	Frick,	Pence,	Terrell,
Brown,	Fulton,	Plank,	Tetlow,
of Ashland,	Guthery,	Plumb,	Thatcher,
Capelle,	Hastings,	Quinlisk,	Thomas,
Carroll,	Hite,	Read, of Summit,	Venus,
Clark,	Hoffman,	Reid, of Fayette,	Vollmer,
Collins,	Horwitz,	Reppert,	Walsh,
Colter,	Kilpatrick,	Reynolds,	Williams,
Conover,	Kilrain,	Rhulman,	Winans,
Crawford,	King,	Robinson,	Woodworth,
Criswell,	of Ashtabula,	Schaefer,	Young—78.
of Coshocton,			

Those who voted in the negative are: Messrs.

Cameron,	Hoover,	Lowry,	Reighard,
Gilson,	Hunter,	Lustig,	Wintermute — 8.

The bill was passed.

The title was agreed to.

H. B. No. 508 — Mr. Morris, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 90, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Collins,	Frick,	Kramer,
Agler,	Conover,	Fulton,	Lambert,
Anderson,	Crawford,	Hastings,	Lowry,
Beatty,	Criswell,	Hite,	Lustig,
Beyer,	of Coshocton,	Hoaglin,	McCormick,
Bishop,	Davis,	Hoffman,	McGuffey,
Black,	Detrick,	Hoover,	Morris,
of Wyandot,	Dickson,	Horwitz,	Mueller,
Bonnell,	Donaldson,	Hunter,	Murphy,
Bour,	Doster,	Jenkins,	Nungesser,
Brennan,	Duffey,	Kathe,	Nye,
Brown,	Ertel,	Kilpatrick,	Orlikowski,
of Ashland,	Etling,	Kilrain,	Orrison,
Cameron,	Fell,	King,	Pence,
Capelle,	Fellinger,	of Ashtabula,	Plank,
Carroll,	Foreman,	King,	Plumb,
Clark,	Freeman,	of Franklin,	Quinlisk,

Those who voted in the affirmative are: Messrs. — Concluded.

Reid, of Fayette,	Schweikert,	Sweeney,	Walsh,
Reighard,	Scott,	Terrell,	Williams,
Reppert,	Shanley,	Tetlow,	Winans,
Reynolds,	Siebert,	Thatcher,	Wintermute,
Rhulman,	Smith, of Butler,	Thomas,	Winters,
Robinson,	Smith,	Venus,	Woodworth,
Schaefer,	of Morgan,	Vollmer,	Young—90.

The bill was passed.

And thereupon, by direction of the speaker, upon section 3, being the emergency section, the yeas and nays were taken, and resulted—yeas 83, nays 13, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kilrain,	Robinson,
Anderson,	Deaton,	King,	Schaefer,
Barthelmeh,	Detrick,	of Ashtabula,	Schweikert,
Beatty,	Dickson,	Kramer,	Shanley,
Beyer,	Donaldson,	Lambert,	Siebert,
Bishop,	Doster,	Lowry,	Smith, of Butler,
Black,	Duffey,	Lustig,	Smith,
of Hamilton,	Eting,	McCormick,	of Morgan,
Black,	Fell,	McGuffey,	Snyder,
of Wyandot,	Fellinger,	Mills,	of Hamilton,
Bonnell,	Foreman,	Morris,	Snyder,
Bour,	Frick,	Mueller,	of Pickaway,
Brown,	Guthery,	Murphy,	Terrell,
of Ashland,	Hastings,	Nungesser,	Thatcher,
Cameron,	Hite,	Orlikowski,	Thomas,
Capelle,	Hoaglin,	Orrison,	Venus,
Clark,	Hoffman,	Pence,	Vollmer,
Collins,	Hoover,	Plank,	Vonderheide,
Cooper,	Horwitz,	Quinlisk,	Walsh,
Crawford,	Kathe,	Read, of Summit,	Welsh,
Criswell,	Kennedy,	Reppert,	Wintermute,
of Morrow,	Kessler,	Reynolds,	Winters,
	Kilpatrick,	Rhulman,	Woodworth — 83.

Those who voted in the negative are: Messrs.

Appenzeller,	Jackson,	Plumb,	White,
Colter,	King,	Reighard,	Winans,
Diser,	of Franklin,	Tetlow,	Young—13.
Freeman,	Nye,		

The emergency section was adopted.

The title of the bill was agreed to.

H. B. No. 327 — Mr. Duffey, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 81, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brown,	Davis,	Fell,
Agler,	of Ashland,	Deaton,	Freeman,
Beatty,	Cameron,	Detrick,	Frick,
Beyer,	Carroll,	Dickson,	Fulton,
Black,	Clark,	Diser,	Hastings,
of Wyandot,	Collins,	Donaldson,	Hite,
Bonnell,	Conover,	Doster,	Hoaglin,
Bour,	Cooper,	Duffey,	Hoffman,
Brennan,	Criswell,	Ertel,	Hoover,
	of Coshocton,	Eting,	Hunter,

Those who voted in the affirmative are: Messrs.—Concluded.

Jackson,	McCormick,	Read, of Summit,	Terrell,
Jenkins,	McGuffey,	Reid, of Fayette,	Thatcher,
Kilpatrick,	Morris,	Reighard,	Venus,
Kilrain,	Mueller,	Reppert,	Walsh,
King,	Murphy,	Reynolds,	Welsh,
of Ashtabula,	Nungesser,	Rhulman,	Williams,
King,	Nye,	Robinson,	Winans,
of Franklin,	Orlikowski,	Schaefer,	Wintermute,
Kramer,	Orrison,	Schweikert,	Winters,
Lambert,	Pence,	Shanley,	Woodworth,
Lowry,	Plumb,	Siebert,	Young—81.
Lustig,	Quinlisk,	Smith,	
		of Morgan,	

The bill was passed.

The title was agreed to.

H. B. No. 122—Mr. Clark, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 68, nays 38, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Reppert,
Barthelmeh,	Deaton,	of Ashtabula,	Schaefer,
Beatty,	Dickson,	Kramer,	Schweikert,
Behne,	Doster,	Lambert,	Shanley,
Beyer,	Duffey,	Lowry,	Siebert,
Bigelow,	Ertel,	Lustig,	Smith, of Butler,
Bishop,	Eting,	McGuffey,	Sweeney,
Boggs,	Fell,	Mills,	Terrell,
Bour,	Fellinger,	Morris,	Thomas,
Brennan,	Foreman,	Mueller,	Venus,
Brown,	Freeman,	Murphy,	Vollmer,
of Ashland,	Fulton,	Nungesser,	Walsh,
Cameron,	Guthery,	Nye,	Warnes,
Capelle,	Hite,	Orlikowski,	Welsh,
Carroll,	Hoffman,	Orrison,	Wintermute,
Clark,	Horwitz,	Quinlisk,	Winters,
Colter,	Kessler,	Read, of Summit,	Young—68.
Cowan,	Kilrain,		

Those who voted in the negative are: Messrs.

Anderson,	Criswell,	Jenkins,	Reynolds,
Appenzeller,	of Morrow,	Kathe,	Rhulman,
Bonnell,	Detrick,	Kilpatrick,	Robinson,
Brown, of Union,	Diser,	King,	Smith,
Collins,	Frick,	of Franklin,	of Morgan,
Conover,	Gilson,	McCormick,	Snyder,
Cooper,	Hastings,	Pence,	of Pickaway,
Crawford,	Hoaglin,	Plank,	Tetlow,
Criswell,	Hoover,	Plumb,	Williams,
of Coshocton,	Hunter,	Reid, of Fayette,	Winans,
	Jackson,	Reighard,	Woodworth—38.

The bill was passed.

Mr. Clark moved to amend the title as follows:

Add to title "relative to the bond of county treasurers."

The amendment was agreed to.

The title as amended was agreed to.

H. B. No. 623—Mr. Black, of Hamilton, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 88, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilrain,	Reynolds,
Anderson,	of Morrow,	King,	Rhulman,
Beatty,	Davis,	of Ashtabula,	Schaefer,
Behne,	Deaton,	King,	Schweikert,
Beyer,	Detrick,	of Franklin,	Shanley,
Bishop,	Dickson,	Kramer,	Siebert,
Black,	Diser,	Lambert,	Smith, of Butler,
of Hamilton,	Doster,	Leist,	Smith,
Black,	Duffey,	Lustig,	of Morgan,
of Wyandot,,	Ertel,	McCormick,	Snyder,
Bonnell,	Etling,	McGuffey,	of Pickaway,
Bour,	Fellinger,	Mills,	Sweeney,
Brennan,	Foreman,	Morris,	Terrell,
Brown,	Frick,	Mueller,	Thomas,
of Ashtabula,	Gilson,	Nungesser,	Venus,
Cameron,	Hastings,	Nye,	Vollmer,
Capelle,	Hite,	Orlikowski,	Walsh,
Carroll,	Hoffman,	Orrison,	Warnes,
Clark,	Hoover,	Pence,	Welsh,
Colter,	Horwitz,	Plank,	Williams,
Conover,	Hunter,	Quinlisk,	Winans,
Crawford,	Jenkins,	Reid, of Fayette,	Wintermute,
Criswell,	Kathe,	Reighard,	Winters,
of Coshocton,	Kessler,	Reppert,	Woodworth,
			Young—88.

The bill was passed.

The title was agreed to.

H. B. No. 351 — Mr. Mills, was taken up and by request, was read the third time in full.

The question being "Shall the bill pass?", Mr. Mills moved that the rule permitting no debate or amendment to a bill after being reported by the committee on Phraseology, be suspended, and that debate or amendment be permitted on said bill.

The motion was agreed to and Mr. Mills moved to refer the bill to a select committee of one, with instructions to amend as follows: Beginning in line 90, strike out all of subsection g.

The motion was agreed to, and Mr. Mills was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 65, nays 37, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	King,	Schweikert,
Beatty,	of Morrow,	of Ashtabula,	Scott,
Behne,	Davis,	King,	Shanley,
Beyer,	Deaton,	of Franklin,	Siebert,
Bigelow,	Doster,	Lambert,	Smith, of Butler,
Bishop,	Duffey,	Lustig,	Sweeney,
Black,	Ertel,	McGuffey,	Terrell,
of Hamilton,	Etling,	Mills,	Tetlow,
Black,	Fell,	Morris,	Thomas,
of Wyandot,	Fellinger,	Mueller,	Venus,
Bour,	Foreman,	Nye,	Vollmer,
Brennan,	Hite,	Orlikowski,	Walsh,
Brown,	Hoffman,	Orrison,	Warnes,
of Ashland,	Horwitz,	Read, of Summit,	Williams,
Cameron,	Kennedy,	Reppert,	Winans,
Clark,	Kessler,	Reynolds,	Wintermute,
Colter,	Kilpatrick,	Rhulman,	Young—65.
Criswell,	Kilrain,	Schaefer,	
of Coshocton,			

Those who voted in the negative are: Messrs.

Anderson,	Freeman,	Kathe,	Quinlisk,
Appenzeller,	Frick,	Kramer,	Reid, of Fayette,
Bonnell,	Gilson,	Leist,	Reighard,
Brown, of Union,	Guthery,	McCormick,	Robinson,
Capelle,	Hastings,	Murphy,	Smith,
Conover,	Hoaglin,	Nungesser,	of Morgan,
Cooper,	Holl,	Pence,	White,
Crawford,	Hoover,	Plank,	Winters,
Dickson,	Hunter,	Plumb,	Woodworth—37.
Diser,	Jenkins,		

The bill was passed.

The title was agreed to.

H. B. No. 522 — Mr. Smith, of Butler, was taken up and read the third time by title.

The question being "Shall the bill pass?", Mr. Diser moved that the rule permitting no debate or amendment to a bill after being reported by the committee on Phraseology, be suspended, and that debate or amendment be permitted on said bill, upon which the yeas and nays were demanded, taken and resulted—yeas 64, nays 35, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Horwitz,	Rhulman,
Anderson,	of Coshocton,	Hunter,	Robinson,
Beyer,	Criswell,	Jackson,	Scott,
Bigelow,	of Morrow,	Kathe,	Shanley,
Black,	Davis,	Kilpatrick,	Smith, of Butler,
of Wyandot,	Deaton,	King,	Smith,
Bonnell,	Dickson,	of Franklin,	of Morgan,
Bour,	Diser,	Lambert,	Terrell,
Brennan,	Duffey,	Lowry,	Tetlow,
Brown,	Etling,	Mills,	Thatcher,
of Ashland,	Fell,	Mueller,	Venus,
Brown, of Union,	Fellinger,	Nungesser,	Vollmer,
Capelle,	Freeman,	Nye,	White,
Collins,	Hastings,	Orlikowski,	Williams,
Colter,	Hoaglin,	Pence,	Winans,
Cooper,	Holl,	Plank,	Winters,
Crawford,	Hoover,	Read, of Summit,	Woodworth,
		Reynolds,	Young—63.

Those who voted in the negative are: Messrs.

Appenzeller,	Doster,	King,	Quinlisk,
Beatty,	Foreman,	of Ashtabula,	Reppert,
Bishop,	Gilson,	Kramer,	Schaefer,
Black,	Guthery,	Leist,	Schweikert,
of Hamilton,	Hoffman,	Lustig,	Siebert,
Cameron,	Jenkins,	McGuffey,	Sweeney,
Carroll,	Kennedy,	Morris,	Thomas,
Clark,	Kessler,	Murphy,	Walsh,
Conover,	Kilrain,	Orrison,	Wintermute—35.
Donaldson,			

The motion was disagreed to.

The question recurring, "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 77, nays 7, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Schaefer,
Agler,	Deaton,	of Franklin,	Schweikert,
Appenzeller,	Detrick,	Kramer,	Shanley,
Beatty,	Dickson,	Lambert,	Siebert,
Bigelow,	Donaldson,	Leist,	Smith, of Butler,
Bishop,	Doster,	Lowry,	Smith,
Black,	Duffey,	Lustig,	of Morgan,
of Hamilton,	Etling,	McGuffey,	Sweeney,
Bonnell,	Fell,	Mills,	Tetlow,
Bour,	Fellinger,	Morris,	Thomas,
Brown,	Freeman,	Mueller,	Venus,
of Ashland,	Frick,	Nungesser,	Vollmer,
Cameron,	Hoffman,	Nye,	Walsh,
Capelle,	Holl,	Orlikowski,	Warnes,
Clark,	Horwitz,	Orrison,	White,
Colter,	Kathe,	Plank,	Williams,
Conover,	Kessler,	Quinlisk,	Winans,
Cooper,	Kilpatrick,	Reighard,	Wintermute,
Criswell,	Kilrain,	Reppert,	Winters,
of Morrow,	King,	Reynolds,	Woodworth,
	of Ashtabula,	Rhulman,	Young—77.

Messrs. Brown, of Union, Collins, Hastings, Hoover, Jenkins, Pence and Robinson, voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 612 — Mr. Black, of Wyandot, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 89, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	King,	Schaefer,
Agler,	Dickson,	of Franklin,	Schweikert,
Anderson,	Diser,	Kramer,	Shanley,
Beatty,	Donaldson,	Lambert,	Siebert,
Behne,	Doster,	Leist,	Smith, of Butler,
Bigelow,	Duffey,	Lowry,	Smith,
Bishop,	Etling,	McCormick,	of Morgan,
Black,	Fell,	McGuffey,	Snyder,
of Hamilton,	Frick,	Morris,	of Hamilton,
Black,	Fulton,	Mueller,	Sweeney,
of Wyandot,	Gilson,	Murphy,	Terrell,
Boggs,	Hastings,	Nungesser,	Tetlow,
Bonnell,	Hite,	Nye,	Thomas,
Bour,	Hoaglin,	Orlikowski,	Venus,
Brennan,	Hoffman,	Pence,	Vollmer,
Capelle,	Holl,	Plank,	Walsh,
Clark,	Hoover,	Plumb,	Warnes,
Collins,	Horwitz,	Quinlisk,	Welsh,
Colter,	Jenkins,	Reighard,	Williams,
Conover,	Kathe,	Reppert,	Winans,
Cooper,	Kessler,	Reynolds,	Wintermute,
Crawford,	Kilpatrick,	Rhulman,	Winters,
Davis,	Kilrain,	Robinson,	Woodworth,
Deaton,			Young—89.

Messrs. Brown, of Union, and Freeman voted in the negative.

The bill was passed.

The title was agreed to.

S. B. No. 178 — Mr. Cunningham, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 77, nays 36, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cowan,	Kennedy,	Reynolds,
Barthelmeh,	Criswell,	Kessler,	Rhulman,
Beatty,	of Coshocton,	Kilpatrick,	Robinson,
Behne,	Detrick,	Kilrain,	Schaefer,
Beyer,	Dickson,	King,	Schweikert,
Bigelow,	Donaldson,	of Ashtabula,	Shanley,
Bishop,	Doster,	King,	Siebert,
Black,	Duffey,	of Franklin,	Smith, of Butler,
of Hamilton,	Ertel,	Kramer,	Snyder,
Black,	Etling,	Leist,	of Hamilton,
of Wyandot,	Fell,	Lowry,	Sweeney,
Boggs,	Fellinger,	Lustig,	Terrell,
Bour,	Foreman,	McGuffey,	Thatcher,
Brennan,	Frick,	Mills,	Thomas,
Brown,	Guthery,	Morris,	Venus,
of Ashland,	Hite,	Mueller,	Vollmer,
Cameron,	Hoaglin,	Murphy,	Vonderheide,
Carroll	Hoffman,	Nungesser,	Walsh,
Chapman	Holl,	Orlikowski,	Warnes,
Clark,	Horwitz,	Orrison,	Welsh,
Collins,	Kathe,	Reppert,	Young—77.

Those who voted in the negative are: Messrs.

Anderson,	Criswell,	Jackson,	Reighard,
Appenzeller,	of Morrow,	Jenkins,	Smith,
Bonnell,	Davis,	Kemerer,	of Morgan,
Brown, of Union,	Deaton,	McCormick,	Tetlow,
Capelle,	Diser,	Nye,	White,
Colter,	Freeman,	Pence,	Williams,
Conover,	Gilson,	Plank,	Winans,
Cooper,	Hastings,	Plumb,	Wintermute,
Crawford,	Hoover,	Quinlisk,	Winters,
		Reid, of Fayette,	Woodworth—36.

The bill was passed.

The title was agreed to.

H. B. No. 529 — Mr. Capelle, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 65 nays 32, as follows:

Those who voted in the affirmative are: Messrs.

Appenzeller,	Doster,	Leist,	Snyder,
Beatty,	Duffey,	Lustig,	of Hamilton,
Behne,	Ertel,	McGuffey,	Snyder,
Beyer,	Fell,	Mueller,	of Pickaway,
Bigelow,	Fellinger,	Nungesser,	Sweeney,
Bishop,	Foreman,	Nye,	Terrell,
Black,	Guthery,	Orlikowski,	Tetlow,
of Hamilton,	Hastings,	Pence,	Thomas,
Bour,	Hoffman,	Plumb,	Venus,
Brennan,	Holl,	Quinlisk,	Vollmer,
Capelle,	Horwitz,	Reppert,	Vonderheide,
Carroll	Jackson,	Reynolds,	Walsh,
Clark,	Kathe,	Schaefer,	Warnes,
Collins,	Kessler,	Schweikert,	Welsh,
Colter,	Kilrain,	Shanley,	Williams,
Cowan,	King,	Siebert,	Winters,
Diser,	of Franklin,	Smith, of Butler,	Woodworth—65.
Donaldson,			

Those who voted in the negative are: Messrs.

Acker,	Criswell,	Hoover,	Rhulman,
Anderson,	of Morrow,	Jenkins,	Robinson,
Barthelmeh,	Davis,	Kilpatrick,	Smith,
Boggs,	Deaton,	Kramer,	of Morgan,
Cameron,	Detrick,	Lambert,	White,
Cooper,	Freeman,	McCormick,	Winans,
Crawford,	Frick,	Plank,	Wintermute,
Criswell,	Gilson,	Reid, of Fayette,	Young—32.
of Coshocton,	Hoaglin,	Reighard,	

The bill was passed.

The title was agreed to.

11:50 o'clock a. m.

Attention of the House was called to the special order for this hour, being consideration of H. B. No. 562 — Mr. Snyder, of Hamilton.

H. J. R. No. 19 — Mr. Bishop, was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 12, nays 80, as follows:

Those who voted in the affirmative are: Messrs.

Bour,	Criswell,	Kemerer,	Read, of Summit,
Brown,	of Coshocton,	Kennedy,	Warnes,
of Ashland,	Gilson,	Kessler,	Williams,
		Quinlisk,	Wintermute—12.

Those who voted in the negative are: Messrs.

Acker,	Doster,	Lambert,	Shanley,
Agler,	Duffey,	Lowry,	Siebert,
Barthelmeh,	Eting,	Lustig,	Smith, of Butler,
Beatty,	Fellinger,	McCormick,	Smith,
Bigelow,	Foreman,	McGuffey,	of Morgan,
Black,	Freeman,	Mueller,	Snyder,
of Hamilton,	Frick,	Murphy,	of Hamilton,
Boggs,	Guthery,	Nungesser,	Snyder,
Bonnell,	Hastings,	Nye,	of Pickaway,
Brown, of Union,	Hoaglin,	Orlikowski,	Terrell,
Cameron,	Hoffman,	Orrison,	Tetlow,
Capelle,	Hoover,	Pence,	Thatcher,
Clark,	Horwitz,	Plumb,	Thomas,
Collins,	Hunter,	Reid, of Fayette,	Venus,
Colter,	Jackson,	Reighard,	Vollmer,
Cooper,	Jenkins,	Reppert,	Vonderheide,
Crawford,	Kathe,	Reynolds,	White,
Davis,	Kilpatrick,	Rhulman,	Winans,
Deaton,	King,	Robinson,	Winters,
Detrick,	of Franklin,	Schaefer,	Woodworth,
Dickson,	Kramer,	Schweikert,	Young—80.
Diser,			

The resolution was lost.

H. J. R. No. 41 — Mr. Nye, was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 68, nays 25, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Black,	Bour,	Conover,
Agler,	of Hamilton,	Brown, of Union,	Cooper,
Barthelmeh,	Black,	Clark,	Crawford,
Beatty,	of Wyandot,	Collins,	Criswell,
Bigelow,	Boggs,	Colter,	of Coshocton,

Those who voted in the affirmative are: Messrs. — Concluded.

Criswell,	Hoover,	McCormick,	Schweikert,
of Morrow,	Hunter,	Mills,	Shanley,
Davis,	Jackson,	Mueller,	Smith,
Deaton,	Jenkins,	Nungesser,	of Morgan,
Dickson,	Kathe,	Nye,	Snyder,
Diser,	Kemerer,	Pence,	of Hamilton,
Donaldson,	Kilpatrick,	Plumb,	Terrell,
Fell,	King,	Read, of Summit,	Tetlow,
Freeman,	of Ashtabula,	Reid, of Fayette,	Thatcher,
Gilson,	King,	Reighard,	Vollmer,
Hastings,	of Franklin,	Reppert,	White,
Hite,	Kramer,	Reynolds,	Winans,
Hoaglin,	Lambert,	Rhulman,	Woodworth,
Hoffman,	Lowry,	Robinson,	Young—68.

Those who voted in the negative are: Messrs.

Behne,	Foreman,	Orlikowski,	Snyder,
Bonnell,	Frick,	Orrison,	of Pickaway,
Brennan,	Guthery,	Plank,	Thomas,
Brown,	Horwitz,	Quinlisk,	Welsh,
of Ashland,	Kennedy,	Siebert,	Williams,
Cameron,	Morris,	Smith, of Butler,	Wintermute,
Doster,	Murphy,		Winters—25.

The resolution not having received a constitutional majority was lost.

On motion of Mr. Lowry, the House adjourned at 11:58 o'clock a. m.

Attest:

JOHN R. CASSIDY,

Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Tuesday, April 15, 1913, 1:30 o'clock p. m.

The House met pursuant to adjournment.

The journal of the morning session was read and approved.

By unanimous consent, the following bill was introduced and read the first time:

H. B. No. 665 — Mr. Cowan. To make an appropriation for the per diem, transportation, subsistence, purchase of medical and other stores and emergency expenditures incurred for the relief of flood sufferers by the Ohio national guard.

Mr. Cowan moved that the rule requiring bills to be referred to committee before second reading be suspended and H. B. No. 665 be placed on the calendar for second reading.

The motion was agreed to.

By unanimous consent, the following bill was also introduced and read the first time:

H. B. No. 666 — Mr. Cowan. Making appropriations for interest on the irreducible debt, for the support of the common schools, for the Miami university, the Ohio university, the state normal school or college of the Ohio university, the state normal school or college of the Miami university, the Ohio state university, and for the normal and industrial department of the Wilberforce university.

Mr. Cowan moved that the rule requiring bills to be referred to committee before second reading be suspended and H. B. No. 666 be placed on the calendar for second reading.

The motion was agreed to.

By unanimous consent the following bill was also introduced and read the first time:

H. B. No. 667 — Mr. Murphy. To authorize the board of county commissioners of Preble county, Ohio, to pay the sum of \$500.00 for the relief of the flood sufferers of Dayton, Ohio.

Mr. Vonderheide moved that the rule requiring bills to be referred to committee before second reading be suspended and H. B. No. 667 be placed on the calendar for second reading.

The motion was agreed to.

By unanimous consent Mr. Hite submitted the following report:

The standing committee on Public Highways, to which was referred Amended S. B. No. 31 — Mr. Hudson, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 367 change the numerals "1223" to "1222-1".

In line 489 strike out the numerals "1184".

LOUIS HORWITZ,
W. A. RHULMAN,
B. H. KATHE,
C. H. McCORMICK,
WILL E. MURPHY,
M. J. WALSH,

FRANK B. FELL,
EARL E. ERTEL,
W. A. HITE,
C. B. SMITH,
S. C. ANDERSON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

By unanimous consent Mr. Black, of Hamilton, submitted the following report:

The standing committee on Cities, to which was referred H. B. No. 196 — Mr. Snyder, of Hamilton, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5 strike out "or" and insert "of" and strike out "two-thirds" and insert "a majority".

In line 7 strike out "(6%)".

In line 18 strike out "(2%)".

In line 27 strike out "two-thirds" and insert "a majority".

In line 39 strike out "(30)".

In line 43 strike out "two thirds" and insert "a majority".

In line 44 after "bonds" insert ", rate".

In line 52 strike out "municipality" and insert "municipal".

After line 102 add the following:

SECTION 7. Such municipal corporation may grant to any corporation organized for street railway purposes the right to operate by lease or otherwise such depot, terminals and railways upon such terms and conditions as may be agreed upon between it and such corporation and approved at an election by a majority of the electors of such muni-

cial corporation voting thereon, and corporations organized under the laws of Ohio for street railway purposes are hereby invested with power to lease or operate such depot, terminals or railways.

ADAM FRICK,
ROBERT BLACK,
C. P. VENUS,

H. N. DONALDSON,
JAS. T. CARROLL,
W. T. COLTER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Plumb submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 455 — Mr. Kemerer, having had the same under consideration, reports it back with the following amendment.

In line 7 after the word "cases" insert comma.

G. M. PLUMB,
JAS. T. CARROLL,
ALTON H. ETLING,

O. J. THATCHER,
JOSEPH H. LUSTIG,
GEO. M. HOAGLIN.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Plumb submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 410 — Mr. Black, of Wyandot, having had the same under consideration, reports it back with the following amendments:

In line 5, insert comma after "terminate".

In line 19, insert comma after "be".

In line 16, insert comma after "which".

G. M. PLUMB,
O. J. THATCHER,
ALTON H. ETLING,
JAS T. CARROLL,

GEO. M. HOAGLIN,
J. CHAS. CRISWELL,
JOS. LUSTIG.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Plumb submitted the following report:

The standing committee on Phraseology, to which was referred H. B. No. 638 — Mr. Bigelow, having had the same under consideration, reports it back.

ALTON H. ETLING,
G. M. PLUMB,
GEO. M. HOAGLIN,
J. CHAS. CRISWELL,

O. J. THATCHER,
JAS. T. CARROLL,
JOSEPH LUSTIG.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

H. B. No. 562 — Mr. Snyder, of Hamilton, being a special order for 11:50 o'clock a. m., was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Lowry moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 130 strike out numeral "8" and insert "7".

The motion was agreed to, and Mr. Lowry was appointed such committee, and reported the bill amended as instructed.

Mr. Smith, of Butler, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5 strike out word "forever".

The motion was agreed to, and Mr. Smith, of Butler, was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Lowry, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with, and H. B. No. 562 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 90, nays 7, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Schaefer,
Agler,	Deaton,	of Ashtabula,	Schweikert,
Beatty,	Detrick,	King,	Shanley,
Behne,	Dickson,	of Franklin,	Siebert,
Beyer,	Donaldson,	Kramer,	Smith, of Butler,
Bigelow,	Etling,	Lambert,	Snyder,
Bishop,	Fell,	Leist,	of Hamilton,
Black,	Fellinger,	Lowry,	Snyder,
of Hamilton,	Freeman,	Lustig,	of Pickaway,
Black,	Frick,	McCormick,	Sweeney,
of Wyandot,	Fulton,	McGuffey,	Terrell,
Bour,	Gilson,	Mills,	Tetlow,
Brennan,	Guthery,	Morris,	Thatcher,
Brown,	Hastings,	Mueller,	Thomas,
of Ashland,	Hoaglin,	Nungesser,	Venus,
Cameron,	Hoffman,	Nye,	Vollmer,
Capelle,	Holl,	Orlikowski,	Vonderheide,
Carroll,	Hoover,	Orrison,	Walsh,
Chapman,	Horwitz,	Quinlisk,	Welsh,
Clark,	Jackson,	Read, of Summit,	White,
Collins,	Kathe,	Reppert,	Wintermute,
Colter,	Kemerer,	Reynolds,	Winters,
Cooper,	Kennedy,	Rhulman,	Woodworth,
Criswell,	Kessler,	Robinson,	Young—90.
of Morrow,	Kilrain,		

Messrs. Anderson, Appenzeller, Bonnell, Crawford, Hunter, Reighard and Smith, of Morgan, voted in the negative.

The bill was passed.

Mr. Lowry moved to amend the title to read as follows:

To provide for leasing of a further part of the Miami and Erie canal to the city of Cincinnati and to amend section 6 of the act of May 15, 1911, "To provide for leasing a part of the Miami and Erie

canal to the city of Cincinnati as a public street or boulevard, and for sewerage and subway purposes."

The amendment was agreed to.

The title as amended was agreed to.

H. B. No. 632 — Mr. Rhulman, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Rhulman moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 632 be placed on the calendar for third reading.

The motion was agreed to.

Mr. Welsh requested unanimous consent of the House to submit a standing committee report.

The request was not granted.

Mr. Kennedy moved that the rules be suspended and Mr. Welsh be permitted to submit the standing committee report.

The motion was disagreed to.

S. B. No. 161 — Mr. Gregory, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Capelle moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and S. B. No. 161 be placed on the calendar for third reading.

The motion was agreed to.

S. B. No. 13 — Mr. Weygandt, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Kilpatrick moved to refer the bill to a select committee of one, with instructions to amend as follows:

After line 37 add the following: "SECTION 2. That said original sections 5331 and 5333 of the General Code be and the same are hereby repealed."

The motion was agreed to, and Mr. Kilpatrick was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Warnes, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 13 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 86, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Smith, of Butler,
Anderson,	Deaton,	of Franklin,	Smith,
Appenzeller,	Detrick,	Kramer,	of Morgan,
Beatty,	Dickson,	Lambert,	Snyder,
Behne,	Diser,	Lustig,	of Hamilton,
Beyer,	Donaldson,	McCormick,	Snyder,
Black,	Duffey,	Mills,	of Pickaway,
of Hamilton,	Etling,	Morris,	Terrell,
Black,	Fell,	Mueller,	Tetlow,
of Wyandot,	Freeman,	Nungesser,	Thatcher,
Boggs,	Guthery,	Nye,	Thomas,
Bonnell,	Hoaglin,	Orlikowski,	Venus,
Bour,	Hoffman,	Orrison,	Vollmer,
Brennan,	Holl,	Pence,	Vonderheide,
Brown,	Horwitz,	Read, of Summit,	Walsh,
of Ashland,	Hunter,	Reid, of Fayette,	Warnes,
Cameron,	Jackson,	Reighard,	Welsh,
Carroll,	Kathe,	Reppert,	White,
Chapman,	Kessler,	Rhulman,	Williams,
Collins,	Kilpatrick,	Schweikert,	Winans,
Colter,	Kilrain,	Scott,	Wintermute,
Cooper,	King,	Shanley,	Winters,
Crawford,	of Ashtabula,	Siebert,	Woodworth,
Criswell,			Young—86.
of Coshocton,			

Messrs. Agler, Criswell, of Morrow, and Hastings voted in the negative.

The bill was passed.

The title was agreed to.

S. B. No. 276 — Mr. Howard was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Boggs moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and S. B. No. 276 be placed on the calendar for third reading.

The motion was agreed to.

Sub. H. B. No. 571 — Mr. Warnes, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Warnes moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 19, after "to" insert the words "hear complaints and".

In line 21, strike out the word "review" and insert in lieu thereof the word "complaints".

In line 27, strike out the period and insert in lieu thereof a comma, and add the following words "or any member of the Board of Complaints".

In line 151, after the period add the following words "Any member of such board may be removed by the Tax Commission of Ohio".

In line 159, strike out the word "No" and insert in lieu thereof "Not more than".

In line 196, strike out the period and insert in lieu thereof a comma, and add the following words: "and the compensation of such employees shall be fixed and paid by such commission".

In line 109, strike out "ments" and insert "assessments".

In line 604, strike out "decreae" and insert "decrease".

The motion was agreed to and Mr. Warnes was appointed such committee, and reported the bill amended as instructed.

Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 131 after "structure," add "land,".

In line 134 after "structure," add "land,".

In line 142 after "structure," add "land,".

The motion was agreed to, and Mr. Frick was appointed such committee, and reported the bill amended as instructed.

Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 689 after "shall" insert "not", strike out "on" and insert "until".

The motion was agreed to, and Mr. Terrell was appointed such committee, and reported the bill amended as instructed.

Mr. Kramer moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 32 strike out period.

The motion was agreed to, and Mr. Kramer was appointed such committee, and reported the bill amended as instructed.

Mr. Frick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 32 strike out "." and insert "until their successors have been appointed and qualified".

Strike out all of line 33.

By consent of the House, Mr. Frick withdrew the motion.

Mr. Woodworth moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 11, after the comma strike out "not of the same political party", and add the following: "recommended by the executive committees of the two dominant political parties".

The motion was disagreed to.

Mr. Conover moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 28 after the period, strike out the rest of the line.

Strike out line 29, 30, 31, 32, 33, and insert the following:

"Whenever each district assessor finds that he cannot, by devoting his entire time and attention to the duties of his office, make the assessment of property required by law, he is hereby authorized to appoint, with the consent and approval of the state tax commission, one or more deputy assessors who, subject to the supervision of the district assessor, shall have the same powers and duties as are herein imposed upon the district assessor, for whose malfeasance or nonfeasance in the performance of their duties the district assessor shall be liable.

Such deputies shall hold office during the pleasure of the district assessor.

The number of deputies in any county shall not exceed one deputy for each five thousand, or major fraction thereof, of the population of

such county unless the tax commission shall authorize an increase in such number.

The compensation of each deputy engaged in the field work of making such assessment shall be not to exceed five dollars per day to be determined by the state tax commission which shall include traveling expenses, for each day consumed in the performance of his duties; and the compensation of such deputies engaged in the office work of such assessor as clerks or otherwise and the terms of their employment shall be fixed by the state tax commission.

The compensation of a deputy shall be paid out of the county treasury upon the warrant of the county auditor after allowance by the state tax commission.

The claim of the deputy before allowance shall have attached thereto the affidavit of the district assessor stating the amount due such deputy, and, in the case of a field deputy, the number of days by him actually consumed in his work as aforesaid."

The question being "Shall the motion of Mr. Conover be agreed to?", the yeas and nays were demanded, taken and resulted—yeas 34, nays 61, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Gilson,	McCormick,	Robinson,
Anderson,	Hastings,	Nye,	Scott,
Bonnell,	Hoover,	Pence,	Smith,
Capelle,	Hunter,	Plank,	of Morgan,
Conover,	Jackson,	Plumb,	Tetlow,
Cooper,	Jenkins,	Quinlisk,	White,
Davis,	Kemerer,	Reid, of Fayette,	Williams,
Deaton,	King,	Reighard,	Winans,
Diser,	of Franklin.	Reynolds,	Woodworth—34.

Those who voted in the negative are: Messrs.

Acker,	Clark,	Kathe,	Schweikert,
Appenzeller,	Collins,	Kilrain,	Shanley,
Barthelmeh,	Criswell,	King,	Siebert,
Beatty,	of Morrow,	of Ashtabula,	Smith, of Butler,
Behne,	Doster,	Lambert,	Snyder,
Beyer,	Duffey,	Leist,	of Hamilton,
Black,	Ertel,	Lowry,	Snyder,
of Hamilton,	Etling,	Mills,	of Pickaway,
Black,	Fell,	Morris,	Sweeney,
of Wyandot,	Foreman,	Mueller,	Thomas,
Boggs,	Frick,	Murphy,	Venus,
Bour,	Fulton,	Orlikowski,	Vollmer,
Brennan,	Hite,	Orrison,	Vonderheide,
Brown,	Hoaglin,	Read, of Summit,	Walsh,
of Ashland,	Hoffman,	Reppert,	Warnes,
Cameron,	Holl,	Rhulman,	Welsh,
Chapman,	Horwitz,	Schaefer,	Young—61.

The motion was disagreed to.

Mr. Duffey demanded the previous question, which was duly seconded.

The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the bill be read the third time?", the yeas and nays were demanded, taken and resulted—yeas 63, nays 37, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Carroll	Horwitz,	Rhulman,
Appenzeller,	Chapman,	Kathe,	Schaefer,
Barthelmeh,	Clark,	King,	Schweikert,
Beatty,	Detrick,	of Ashtabula	Shanley,
Behne,	Doster,	Kramer,	Siebert,
Beyer,	Duffey,	Lambert,	Snyder,
Bishop,	Ertel,	Leist,	of Pickaway,
Black,	Etling,	Lowry,	Sweeney,
of Hamilton,	Fell,	McGuffey,	Terrell,
Black,	Foreman,	Mills,	Thomas,
of Wyandot,	Frick,	Mueller,	Venus,
Boggs,	Fulton,	Murphy,	Vollmer,
Bour,	Guthery,	Orlikowski,	Vonderheide,
Brennan,	Hite,	Orrison,	Walsh,
Brown,	Hoaglin,	Quinlisk,	Warnes,
of Ashland,	Hoffman,	Read, of Summit,	Welsh,
Cameron,	Holl,	Reppert,	Young—63.

Those who voted in the negative are: Messrs.

Agler,	Davis,	McCormick,	Smith,
Anderson,	Diser,	Nye,	of Morgan,
Bonnell,	Gilson,	Pence,	Tetlow,
Capelle,	Hastings,	Plank,	White,
Collins,	Hoover,	Plumb,	Williams,
Colter,	Hunter,	Reid, of Fayette,	Winans,
Conover,	Jackson,	Reighard,	Wintermute,
Cooper,	Jenkins,	Reynolds,	Winters,
Criswell,	Kemerer,	Robinson,	Woodworth—37.
of Morrow,	King,	Scott,	
	of Franklin,		

The bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Lowry moved that the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days be dispensed with and H. B. No. 571 be engrossed at the clerk's desk and read the third time by title.

The motion was disagreed to.

Mr. Kramer moved that the vote by which the motion of Mr. Lowry to suspend the rules and have H. B. No. 571 engrossed at the clerk's desk and read the third time by title, was disagreed to, be reconsidered.

The motion was agreed to.

The question being "Shall the motion of Mr. Lowry be agreed to?", the motion was agreed to and H. B. No. 571 was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 73, nays 42, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Boggs,	Criswell,	Fellinger,
Barthelmeh,	Bour,	of Coshocton,	Foreman,
Beatty,	Brennan,	Detrick,	Frick,
Behne,	Brown,	Dickson,	Fulton,
Beyer,	of Ashland,	Donaldson,	Guthery,
Bishop,	Cameron,	Doster,	Hite,
Black,	Carroll	Duffey,	Hoaglin,
of Hamilton,	Chapman,	Ertel,	Hoffman,
Black,	Clark,	Etling,	Holl,
of Wyandot,		Fell,	Horwitz,

Those who voted in the affirmative are: Messrs. — Concluded.

Kathe,	McGuffey,	Schaefer,	Sweeney,
Kennedy,	Mills,	Schweikert,	Terrell,
Kessler,	Morris,	Shanley,	Thomas,
Kilpatrick,	Mueller,	Siebert,	Venus,
King,	Murphy,	Smith, of Butler,	Vollmer,
of Ashtabula,	Orlikowski,	Snyder,	Vonderheide,
Kramer,	Orrison,	of Hamilton,	Walsh,
Lambert,	Read, of Summit,	Snyder,	Warnes,
Leist,	Reppert,	of Pickaway,	Welsh,
Lowry,	Rhulman,	Stivers,	Young—73.
Lustig,			

Those who voted in the negative are: Messrs.

Agler,	Davis,	King,	Reynolds,
Anderson,	Deaton,	of Franklin,	Robinson,
Bonnell,	Diser,	McCormick,	Scott,
Capelle,	Freeman,	Nungesser,	Smith,
Collins,	Gilson,	Nye,	of Morgan,
Colter,	Hastings,	Pence,	Tetlow,
Conover,	Hoover,	Plank,	White,
Cooper,	Hunter,	Plumb,	Williams,
Crawford,	Jackson,	Quinlisk,	Winans,
Criswell,	Jenkins,	Reid, of Fayette,	Wintermute,
of Morrow,	Kemerer,	Reighard,	Winters,
			Woodworth—42.

The bill was passed. The title was agreed to.

By unanimous consent, Mr. Welsh submitted the following majority report:

The standing committee on Liquor Traffic and Temperance, to which was referred S. B. No. 203 — Mr. Greenlund, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 8, strike out the words "second Tuesday in July" and insert in lieu thereof "first Monday in August".

In line 55, strike out the words "third Tuesday in July" and insert in lieu thereof "first Tuesday after the first Monday in August".

In line 104, strike out the words "first day of August" and insert in lieu thereof the words "second Wednesday in August".

In same line, after the word "the" where it appears the second time, strike out the words "first day of" and insert in lieu thereof the words "second Wednesday in".

In line 106 strike out the words "first day of August" and insert in lieu thereof the words "second Wednesday in August".

In line next before the line 742 strike out the words "first day of" and insert the words "second Wednesday in".

In line 1009 strike out the word "July" and insert the word "August".

In line 1016 strike out the word "second" and insert in lieu thereof the word "first".

In line 1017 strike out the words "Tuesday in July" and insert in lieu thereof the words "Monday in August".

In line 1019 strike out the words "second Tuesday in July" and insert in lieu thereof the words "first Monday in August".

In line 1021 strike out the words "third Tuesday in July" and insert in lieu thereof "first Tuesday after the first Monday in August".

In line 1024 strike out the words "first day of" and insert in lieu thereof the words "second Wednesday in".

In line 1025 strike out the words "day of" and insert "Tuesday in".

In line 1026, strike out the words "first day of August" and insert in lieu thereof the words "second Wednesday in August".

In line 1028, strike out the words "day of" and insert in lieu thereof "Tuesday in".

In line 1045, strike out the words "first day of August" and insert "second Wednesday in August".

In line 1046, strike out the words "day of" and insert in lieu thereof the words "Tuesday in".

In line 9, strike out "second Tuesday in July" and substitute "first Monday in August".

In line 764 strike out the period and insert a comma and add the following: "and the failure of any saloon licensee to conduct and operate a saloon under his saloon license for any period of thirty days, unless upon application further extension is granted by the county board, shall be deemed an election on the part of said licensee to surrender his said license, and the board may, after five days' notice to the licensee of its intention so to do, proceed to issue another saloon license in place of the license so surrendered."

In line 988, after the word "or" add "other".

In line 1004, between the words "consumers" and "in" insert the following: "where said liquors are delivered to the homes of said individual consumers".

Strike out lines 789 to 812 inclusive, and substitute the following:

"SECTION 46. All fees and other moneys received by the state board shall be paid to and accounted for by the secretary, and by him paid into the state treasury, daily, to the credit of a special fund for the use of said board to be known as the "State Liquor License Fund". A detailed verified statement of such receipts shall be filed with the auditor of state at the time of making such deposit.

All expenses of the state board, including salaries, and all expenses, including salaries, certified by the various county boards to the state board, and approved by the state board, shall be paid by the treasurer of state on warrant of the auditor of state. Before the auditor of state shall issue his warrant a voucher, signed by at least two members of the state board, with a detailed statement attached thereto, shall be filed with the auditor of state.

At any time it is deemed advisable, by the unanimous vote of the state liquor licensing board and subject to the approval of the governor, said board may certify to the auditor of state and the treasurer of state whatever sum said state board may fix, as aforesaid, as being unnecessary for the use of the board, and upon receipt of such certificate said sum as in said certificate indicated shall be transferred from said state liquor license fund to the general fund of the state."

In line 62 strike out the word "five" and substitute in lieu thereof the word "fifty."

In line 64 after the word "paid" at the end of the line, add the following: "Said bond shall be deposited with the treasurer of state."

Strike out lines 65 to 71 inclusive.

In line 296 strike out the comma at the end of the line and insert in lieu thereof a period.

In line 23 strike out the word "two" and insert in lieu thereof the word "the".

In line 464 after the word "applicant" insert a comma.

SMITH L. WELSH,
LOUIS HORWITZ,
MARTIN L. SWEENEY,

JOHN C. HOFFMAN,
IRVIN F. SNYDER,
O. B. CHAPMAN.

The question being "Shall the report of the committee be agreed to?", Mr. Cooper submitted the following minority report:

The standing committee on Liquor Traffic and Temperance, to which was referred S. B. No. 203 — Mr. Greenlund, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

After the period after the numeral in line two strike out everything and substitute the following:

There shall be elected at the November election, 1913, for the term of one year, and at the November election, 1914, and at the November election every two years thereafter for the term of two years, a county licensing officer, in each county of the state wherein the traffic in intoxicating liquor is not prohibited throughout the county by law, who shall be empowered to grant, revoke, issue, renew and transfer all licenses to traffic in intoxicating liquors, as provided by law in the county wherein said county license officer resides, and to perform such other duties in connection therewith as may be required by law.

SECTION 2. Said county licensing officer in each of said counties entitled to elect the same shall be nominated and elected on a non-partisan ballot, and at the primary election to be held in the year 1913, for the election of municipal and township officers a separate ballot and ballot box shall be provided by the County Board of Deputy State Supervisors of Election in each county for each voting precinct therein, and all candidates eligible for said officer in any county shall have their names printed upon the same ballot and in the same column and at said primary election the two candidates receiving the highest number of votes, shall be declared nominated for such office, and their names shall be printed and placed in the same column, upon a non-partisan ballot at the November election following; and in the year 1914, and every two years thereafter, such nomination for said office shall be made in like manner as herein provided at the time fixed by law for the nomination of county officers, and the two candidates receiving the highest number of votes at such primary shall have their names printed in alphabetical order, in the same column, on a non-partisan ballot, at the November election following, and the candidate receiving the highest number of votes at such election shall be declared elected to such office for a term of two years, beginning on the first Monday in December next after said election, and continuing until his successor is duly elected and qualified; and the candidate so elected in the year 1913 shall enter upon his duties as County Liquor Licensing Officer on the second Monday in November, 1913, and continue until his successor is duly elected and qualified as herein provided.

The county deputy state supervisors of election shall furnish said ballot for nominations and election for county licensing officer, as herein

provided. There shall be no party emblem at the top of the ticket and the names in each column shall rotate the same as in the election for judges as provided by section 5054-4 of the General Code.

SECTION 3. Any qualified elector of the county who is not pecuniarily interested in the sale of intoxicating liquors, directly or indirectly, either at wholesale or retail, or as agent, employee, or stockholder in any corporation or partnership engaged in the sale or manufacture of intoxicating liquors may become a candidate for such nomination by filing with the county board of deputy state supervisors of election a petition with not less than two per cent of the electors of the county thereon, based on all votes cast for governor at the last preceding election for said office in said county; such petition to be filed with said county board of deputy state supervisors of election at least twenty days before the time for holding such primary election, and each candidate for such nomination shall file with said petition an affidavit setting forth his qualifications for said office as herein defined, and said nominating petitions shall be furnished by the county board of deputy state supervisors of election, and shall be sworn to as provided by law for the nominating petitions of candidates for other county offices.

SECTION 4. In case a vacancy occurs within sixty days before any election by reason of death, resignation or otherwise, of any nominee for such office, such vacancy shall be filled by a nominating committee composed of the county treasurer, auditor and president of the board of County commissioners of such county, who shall certify such nomination of a candidate qualified for such office to the county board of state supervisors of election at least ten days before such election; and in the event of any vacancy in said office after such election by reason of resignation, death or otherwise, such vacancy shall be filled by a qualified elector, appointed by a board composed of the county treasurer, auditor, and president of the board of county commissioners of such county. The record of such appointment shall be entered upon the minutes of the commissioners of such county, and such appointee shall serve until his successor is duly qualified and elected as herein provided.

SECTION 5. Each licensing officer before entering upon the duties of his office, shall have administered an oath of office and shall give bond to the state of Ohio in the sum of \$20,000 in counties having a population of 300,000 or over; in the sum of \$10,000 in counties having a population of more than 100,000 and less than 300,000; and in the sum of \$5,000 in counties having a population less than 100,000, conditioned that such officer shall well and truly perform the duties of his office, and enforce the laws relating to the licensing of the liquor traffic so far as such officer has authority over the same.

No one interested in the manufacture or sale of intoxicating liquors shall be a surety on any bond required to be given by any officer or employe under the provisions of this act; nor shall the secretary or employe of any officer created under this act be interested in the manufacture or sale of intoxicating liquors.

SECTION 6. The salary of said county licensing officer in counties containing more than 300,000 population shall be not less than \$3,000 nor more than \$5,000 per year; in counties containing more than 100,000 and less than 300,000 the salary to be not less than \$2,000 or more than \$3,000; and in all counties less than 100,000 in population the salary shall be not less than \$500 or more than \$2,000, said salaries to be fixed by the board of county commissioners at the beginning of each year, and to be

paid monthly to such officer from the county treasury upon the warrant of the county auditor.

SECTION 7. The licensing officer may appoint a chief clerk, and when necessary a deputy clerk and such other assistants as he may deem necessary for the transaction of business from time to time. The salary of the chief clerk shall not exceed \$150 per month; and the salary of deputy clerk shall not exceed \$100 per month, and in counties having a population of less than 100,000 there shall be but one clerk.

The salary of such clerks and other employees shall be fixed by the county commissioners of the respective counties within the limits herein prescribed.

SECTION 8. The clerk or other employee of the county license officer may be removed by him for any violation or neglect of duty or for other good and sufficient cause.

SECTION 9. Upon the election of the license officer he shall be provided with an office in the county court house by the custodian thereof, and with the necessary furniture. He shall be furnished with the necessary books, stationery and other paraphernalia that may be necessary to carry on his business, which shall be supplied to him by the county commissioners upon his requisition.

The county licensing officer shall make reasonable rules and regulations for the government of his office, not inconsistent with the laws of the state, and the duties imposed upon such officer by law.

SECTION 10. The licensing officers in each county shall annually issue licenses for not more than one year, with such restrictions and regulations as are hereinafter provided. All licenses shall expire on the first day of each year. Where the traffic in intoxicating liquors is, or may be prohibited under laws applying to counties, municipalities, townships, residence districts or in districts now prescribed by law, the traffic shall not be licensed in any local subdivision while any prohibitory law is in operation therein. Any license granted in such territory shall be null and void.

SECTION 11. Applicants for license to sell intoxicating liquors during any given license year shall file their applications with the county licensing officer upon uniform blanks obtained from said county officer. No applicant for a saloon license filed with the said county officer before the 20th day of November preceding the said license year and after the 1st day of December preceding the said license year may be considered by the board until after the beginning of the said license year.

SECTION 12. Each applicant shall pay to the licensing officers when application is filed, an application fee of \$15.00. Each application shall be signed by the applicant. An application to be valid must conform to the following requirements. It must contain a sworn statement that the applicant is eligible to hold a liquor license. That he has been a bona fide resident of the municipality or township for the year last past in which the license is to be operative; that he is a person of good moral character and a citizen of the United States; that he has not been twice convicted of violating laws regulating the liquor traffic. That the applicant is the only person pecuniarily interested in the license in any way or manner, and that no other person will be allowed to have a pecuniary interest in the license. The applicant shall state also the number of times he has been convicted within the year last past and file a copy of the transcripts of the record in each case of a conviction for violating any law or ordinance regulating the liquor traffic. Such application must

also set forth the name of the county, municipality, street and number if any, where the saloon is to be located. Also the age of the applicant or applicants in the case of an individual, and the name of the manager in the case of a corporation, and in such instances the manager must qualify the same as an individual owner of a saloon. Whether the applicant has had previous licenses revoked, or has been the manager of a corporation which has had its license revoked. Also the name of the owner and lessor and agent of the premises, and his residence, and whether the applicant has ever been connected with the sale of intoxicating liquors, and when, where and how long in each place within the last three years. If the applicant is a corporation, the application shall set forth the name of all the officers and stockholders of such corporation. In determining which applicant shall have the precedence in securing a license, the licensing officers shall grant the licenses to those whose record for the observance of law is best, and in the renewal of licenses, the applicants which have not been convicted for violation of law regulating the liquor traffic, or against whom no well grounded complaint has been filed with the licensing officers, shall have precedence over other applicants. Those applicants concerning whom well grounded complaint has been made of their violating the law, or operating disorderly places, shall have no precedence over any new applicants for license at any time when applications are granted.

The phrase "person of good moral character" as used in this act, shall be construed to mean a person who has not sold within the past year intoxicating liquors to minors or drunkards or persons in the habit of getting intoxicated, or harbored unfit, immoral or lewd persons, either male or female in such saloon, or permitted or allowed gambling in such saloon for the year last past, or who for other reasons in the judgment of the licensing officer is an unfit character.

SECTION 13. The licensing officer shall cause suitable blanks for hearings of such applications to be printed and furnished to the applicants for such license. Such notice shall be substantially in the following form:

"Notice is hereby given that has applied for license to sell intoxicating liquors in this building and the hearing thereon will be had on the day of A. D. at o'clock A. M. at the office of the county licensing officers of county. All persons interested will be granted a hearing at said time and place."

SECTION 14. Every license for the sale of intoxicating liquor shall specify the township or municipality, the street and number, if any, and the particular room or part of the building or premises in or on which said liquors are to be sold and shall not authorize any sale in any other part of such building or premises than that specified in the application. Such license shall also be made revocable for violation of the provisions of this act.

SECTION 15. Every person licensed shall cause his license to be framed and hung in plain view in a conspicuous place in the room in which the sale is to be carried on.

SECTION 16. The licensing officers shall not grant licenses for more than one saloon to each township, or municipality of less than 500 population, nor more than one for each five hundred population in other townships and municipalities. The word "Saloon" as used in this act,

is defined to be a place where intoxicating liquors are sold or kept for sale as a beverage in quantities of less than one gallon.

SECTION 17. The basis for determining the population of any municipality or township shall be the last federal census, with such increase or decrease each year as represents the average increase or decrease in population in that municipality or township in the 10 years preceding such last census, using the same rule in estimating the population as used by the Federal Census Department.

SECTION 18. Whenever 10 per cent. of the qualified electors of any municipal corporation shall petition the mayor thereof for the privilege to determine by ballot whether there shall be a further limitation of the number of saloons in such municipality, such mayor shall order that the question of limiting the number of saloons in accordance with such petition be submitted to the next municipal election. Such petition shall be filed as a public document with the clerk of the municipality and preserved for reference and inspection. No elector who has signed such petition may withdraw his signature unless such signature was secured through fraud. And person who boycotts, or attempts to intimidate any person who has signed such petition or uses any coercion to secure signatures or prevent the securing of signatures, shall be guilty of misdemeanor and fined not less than five hundred dollars. The mayor shall certify his order concerning such election to the board of deputy state supervisors of election in not less than twenty days before such municipal election. The result of such election shall be entered upon the record of the proceedings of the council of the corporation by the clerk thereof, and a copy sent by such clerk to the licensing board of the county, or city, as the case may be. The question submitted shall be in a separate column on the same ballot with the names of the candidates. The county board of elections shall have the ballots at such election printed accordingly. The question shall be printed with an affirmative and negative statement:

	YES.	The number of saloons in this municipality shall be limited to one saloon for each
	NO. of population.

Those favoring limiting the number of saloons shall put a cross mark opposite the word "Yes". Those opposed, shall place their cross mark opposite the word "No". If a majority of the votes cast at such election upon this question shall favor the limiting of the number of saloons as submitted on the ballot, it shall then be unlawful for the licensing officers to grant licenses in excess of that number thereafter, and if such licenses are granted in excess of this number, they shall be null and void.

SECTION 19. License for the sale of intoxicating liquors shall not be granted in territory in which the sale of intoxicating liquor is, or is hereafter prohibited. No license shall be granted within 300 feet from any public or parochial school house. Such license shall not be granted in those parts of a municipality where it is apparent that the party applying for it is seeking to obtain patronage from adjoining "no license" territory.

SECTION 20. If any licensee is more than once convicted for violation of the laws in force to regulate the traffic in intoxicating liquors,

the license shall be deemed revoked, and no license shall thereafter be granted him.

SECTION 21. No person who is by statute declared to be disqualified to sell intoxicating liquor in his own name, shall be employed as a bar tender or manager, or attendant in any licensed saloon in this state. Nor shall such person be allowed to have a financial interest in any such license saloon.

SECTION 22. No license shall be granted to any applicant who is in any manner interested in the business conducted at any other place where intoxicating beverages are sold or kept for sale, nor shall such license be granted unless the applicant or applicants are the only persons in any way or manner pecuniarily interested in the business asked to be licensed. And no other person shall in any manner whatsoever be in any way interested therein during the continuance of the license, and if such interest of such person be made to appear, the said license shall be deemed revoked.

The phrase, "No license shall be granted to an applicant who is in any way, or manner, interested in the business conducted at any other place where intoxicating beverages are sold, or kept for sale, * * * and that no other person shall in any manner whatsoever be in any way interested therein during the continuance of the license," shall be construed to mean that the applicant is the owner and sole owner of the saloon, has not accepted directly or indirectly any bond or borrowed any money from any manufacturer or other person directly or indirectly connected with the traffic in intoxicating liquors; and that no manufacturer, or other dealer in intoxicating liquors, has any interest in the property, fixtures or lease for the property on which such saloon is located. That the licensee has not borrowed any money, or received any assistance from any corporation, co-partnership or association of which manufacturers, or other dealers in intoxicating liquors control, directly or indirectly 10% of the assets of the corporation, co-partnership, or association. And the licensee shall set forth in his application the persons or corporation from whom he has secured any loan of money or financial assistance within the year last past, and if at any time during the continuance of the license such interest of any other person than the licensee is made to appear, the said license shall be deemed revoked.

SECTION 23. No license shall be granted for the sale of intoxicating liquor in any building part of which is used as a dwelling or lodging house, unless the applicant therefor shall be accompanied by an affidavit signed and sworn to by the applicant stating that access from the portion of said building so used as a dwelling, to the portion where such applicant desires to sell said liquors, is effectively closed. If any way, or opening from the other portion of said building to the portion of the building used for the sale of such liquor shall be opened after such license is granted, such license shall thereupon become and be forfeited without notice from the licensing board and the license shall be null and void.

SECTION 24. No applicant shall receive a license for the sale of intoxicating liquor until he shall have filed with the licensing officer a joint and special bond to the treasurer of said county in the sum of \$5,000 with sufficient sureties for the due observance of all provisions of the law relating to the sale of intoxicating liquors. At least two free holders with property unincumbered to the amount of \$4,000 each shall sign the bond with each applicant. Such bond shall before acceptance be endorsed by the county auditor as to its sufficiency and no person shall

be surety upon such bond who is himself a licensed dealer or manufacturer in intoxicating liquors or who has signed any other bonds for a licensee.

SECTION 25. Any one who pays the licensee fee hereinbefore provided shall be exempt from the thousand dollar tax on the traffic in intoxicating liquors. Any one who sells, or distributes intoxicating liquors without a license shall, in addition to all the other penalties provided by law, be fined for the first offense not less than \$500 nor more than \$1,000 and for a second offense shall be fined not less than \$1,000 and be imprisoned in the county jail or workhouse not less than six months nor more than one year. Provided further that the prosecuting attorney of any county, the city solicitor of any municipality, or any resident taxpayer of any township or municipality in which any person shall be engaged in the sale or trafficking in intoxicating liquors without a license may file his petition in the common pleas court, or other court of competent jurisdiction setting forth the facts constituting such violation, and naming the party, or parties, engaged therein, and the owners of the premises on which such sale or traffic is being carried on, which parties shall be made defendants therein and asking that such place be abated as a nuisance, and thereupon summons shall be issued and served and publication be made in case of a non-resident as is provided for in civil actions in the court of common pleas, and said cause shall take precedence on the docket of said court, and if upon the hearing of said case, which shall be governed by the rules of the Code relating to civil procedure in the common pleas court of this state, it is found that the defendant is guilty as charged, then such court shall declare such a place a nuisance and order said defendant to abate the same, and if after such determination the defendant continues in such unlawful acts, the court upon application of the plaintiff and upon proof of such continuance, shall authorize the sheriff of the county to abate said nuisance, and if necessary, to securely lock the place in which said nuisance is carried on, until said defendant satisfies said court by sufficient bond, or otherwise, that he will not thereafter engage in, or permit, the prosecution of such unlawful business. This provision, however, shall not apply to any place conducted by a licensee, or an agent of a licensee, duly authorized under the provisions of this act who is employed by the licensee to conduct the business in his absence.

SECTION 26. Any elector of a municipality or township, in which the business conducted under such license is to be transacted or in which the license is to be transferred from one location to another may appeal to the common pleas court from the decision of the licensing officers granting a license to sell liquor, or in refusing to revoke any license already granted, or in refusing to grant the transfer of any such license providing that such elector before the granting or revocation, or transfer of any such license, shall have filed with the licensing officers a remonstrance, or petition, against the granting of a license, or the revocation or transfer thereof, and a hearing thereon has been had, or action taken by such licensing officers. If the common pleas court shall on hearing, refuse to confirm the granting of such license, the same shall thereupon be vacated and the license money paid by the applicant for the unexpired term for which such license shall be refunded to such applicant. The finding of the common pleas court shall be final in all appeals from the licensing officers.

SECTION 27. Any licensee may, or in case of his death, his executor or administrator may, with the consent of the county licensing officers,

transfer his license to any suitable person. The person to whom such license is to be transferred shall make such application, procure such recommendation and execute such bond as required of the person to whom such license was originally granted. No such license shall be transferred if the holder thereof has violated the provisions of this act within the year preceding the proposed transfer nor shall such transfer be made during the investigation of any license or after a charge is filed against such licensee unless at the hearing, the charges are not sustained.

SECTION 28. The county licensing officers of each county upon complaint made of any violation of the provisions of the act, or upon showing of a second conviction of any licensee for violating any law regulating the sale of intoxicating liquors, shall revoke such license for the sale of intoxicating liquors. It shall be the duty of the prosecuting attorney, city solicitor or village attorney to file charges with the county licensing officers against any person accused of violating the provisions of the license laws, or any two legal voters within said county may also file charges before said licensing officers, and when said charges are filed, said officers shall forthwith summon said accused person to appear before them, at a time and place named by them, to show cause, if any, why his license shall not be revoked. Such summons shall be served by any officer, who shall have power to serve summons, by leaving a copy with the accused, or at the place in which he is licensed to sell intoxicating liquor, at least six days before the same is made returnable.

SECTION 29. The fees of the officers serving the process, and of the witnesses summoned to testify therein, shall be the same as in civil cases. The fees authorized by this section shall be taxed by the county licensing officers, and by them reported in writing to the county treasurer for record in a book provided for that purpose. Said licensing officers shall draw an order upon the county treasurer for the gross amount of fees so taxed in each case, and shall pay from the fees to the persons in whose favor they are taxed.

SECTION 30. In every hearing before the licensing officers for the revocation of any license, said officers shall proceed in the same manner and be governed by the same rules of law and evidence excluding technicalities as the court of this state, (and for all intents and purposes of such hearing shall be a court).

In every trial and hearing upon application for license to sell liquor and when a remonstrance is presented against the granting of the sale, the complainant shall have a right to open and close the argument in such trial or hearing. Every applicant for the license and every remonstrant against granting same, shall have compulsory process for securing the attendance of any person as a witness before the county officers by subpoena, in the same manner as provided by law for civil actions. The licensing officers in such proceeding shall have the same powers as a justice of the peace to compel the attendance of witnesses legally summoned to appear before him and the same power to punish for contempt as a justice of the peace.

SECTION 31. When any person licensed to sell liquor shall have been convicted of violating any of the provisions of the license laws, or laws regulating the traffic in intoxicating liquors, he shall in addition to the penalties for such offense, incur a forfeiture of his license upon a second

conviction and all monies that may have been paid therefor, and the county officers shall thereupon revoke said license, and he shall not thereafter be eligible to receive any license to sell intoxicating liquor.

SECTION 31. When any license for the sale of intoxicating liquors shall be obtained by fraud, or misrepresentation, the county licensing officer upon due proof that said license was so obtained, shall revoke the same and all monies therefor shall be forfeited.

SECTION 32. A certificate of the revocation of any license by the licensing officers shall be by such officers transmitted to the clerk of the common pleas court of the county who shall make a record of such revocation. On the revocation of such license, the bond given by such person to the county shall be thereby forfeited and thereupon the prosecuting attorney shall bring suit for the penalty and prosecute to final judgment for the benefit of said county. Upon due proof of such revocation, or the breach of any of the conditions of said bond, judgment shall be rendered for the entire amount thereof with costs.

SECTION 33. Upon complaint made by the county prosecutor, the city solicitor or any attorney representing any village, or township in the county or upon complaint of five qualified electors in the county, filed with the governor setting forth the reasons why the licensing officers should be removed for failure to carry out the provisions of the law relating to the licensing of the liquor traffic, or for any misconduct in office, the governor of the state shall serve notice upon such officers, setting forth the grounds of such complaint. After opportunity has been given such officer and the complainants to set forth the facts concerning such charge either by affidavits or depositions or voluntary attendance of witnesses, the governor shall have full and final authority to remove, and shall remove such officers, if in his judgment the complainants are sufficient and are sustained.

SECTION 34. Section 6065 of the General Code shall be amended to read as follows:

SEC. 6065. The phrase "trafficking in intoxicating liquor" as used in this chapter and in the penal statutes of this state means the buying or procuring and selling of intoxicating liquor otherwise than upon prescription issued in good faith by a reputable physician in active practice, or for exclusively known mechanical, pharmaceutical or sacramental purposes. Such phrase does not include the manufacture of intoxicating liquors from the raw material and the sale thereof at the manufactory by the manufacturer thereof in quantities of one gallon or more at one time to licensed retail and wholesale dealers.

SECTION 35. Section 6065 of the General Code be and the same is hereby repealed.

JOHN G. COOPER,
VAN S. DEATON,

N. H. HUNTER,
S. C. ANDERSON.

Mr. Cooper moved that the substitute bill be substituted for the majority report of the committee.

Mr. Behne moved that further consideration of the minority and majority reports and S. B. No. 203 be postponed until Thursday at 1:30 o'clock p. m., upon which the yeas and nays were demanded, taken and resulted—yeas 68, nays 50, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jenkins,	Reid, of Fayette,
Agler,	of Morrow,	Kemerer,	Reighard,
Anderson,	Davis,	Kilpatrick,	Rhulman,
Barthelmeh,	Deaton,	King,	Robinson,
Behne,	Detrick,	of Franklin,	Scott,
Beyer,	Diser,	Kramer,	Shanley,
Boggs,	Ertel,	Lambert,	Smith,
Bonnell,	Etling,	Leist,	of Morgan,
Brown,	Fell,	McCormick,	Terrell,
of Ashland,	Foreman,	McGuffey,	Tetlow,
Brown,	Freeman,	Mills,	Thatcher,
of Union,	Gilson,	Morris,	Warnes,
Carroll,	Guthery,	Nungesser,	White,
Collins,	Hastings,	Pence,	Williams,
Conover,	Hite,	Plank,	Winans,
Cooper,	Hoaglin,	Plumb,	Wintermute,
Crawford,	Hoover,	Quinlisk,	Winters,
Criswell,	Hunter,	Read, of Summit,	Woodworth — 68.
of Coshocton,	Jackson,		

Those who voted in the negative are: Messrs.

Appenzeller,	Colter,	Kilrain,	Siebert,
Beatty,	Cowan,	King,	Smith, of Butler,
Bigelow,	Dickson,	of Ashtabula,	Snyder,
Bishop,	Doster,	Lowry,	of Hamilton,
Black,	Duffey,	Lustig,	Snyder,
of Hamilton,	Fellinger,	Mueller,	of Pickaway,
Black,	Frick,	Murphy,	Sweeney,
of Wyandot,	Fulton,	Nye,	Venus,
Bour,	Hoffman,	Orlikowski,	Vollmer,
Brennan,	Holl,	Orrison,	Vonderheide,
Cameron,	Horwitz,	Reppert,	Walsh,
Capelle,	Kathe,	Reynolds,	Welsh,
Chapman,	Kennedy,	Schaefer,	Young—50.
Clark,	Kessler,	Schweikert,	

The motion was agreed to.

Mr. Vonderheide moved that the rules be suspended and the minority and majority reports and S. B. No. 203 be made a special order for Thursday at 1:32 o'clock p. m.

The motion was agreed to.

Mr. Hoaglin submitted the following report:

The standing committee on Public Schools, to which was referred H. B. No. 660 — Mr. Jenkins, having had the same under consideration, reports it back, and recommends its passage.

GEO. M. HOAGLIN,
J. CHAS. CRISWELL,
W. M. DICKSON,
JOHN F. KRAMER,
GEO. S. CRAWFORD,
GUY DETRICK,
J. V. WINANS,

VAN S. DEATON,
GEO. M. MORRIS,
G. G. O. PENCE,
JOHN F. GILSON,
JOHN H. LOWRY,
JOHN J. SHANLEY, SR.
FRED BARTHELMEH.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Jenkins moved that the rule requiring bills after being reported back by committee to be placed upon the calendar for second reading for

the second day following be suspended and H. B. No. 660 be engrossed at the clerk's desk and be read the second time at once.

The motion was agreed to and said bill was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Jenkins moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and H. B. No. 660 be placed on the calendar for third reading.

The motion was agreed to.

Mr. Frick submitted the following report:

The standing committee on Corporations, to which was referred S. B. No. 266—Mr. Zmunt, having had the same under consideration, reports it back.

ADAM FRICK,
C. P. VENUS,
E. N. BOGGS,
W. T. COLTER,

JOS. LUSTIG,
G. F. DOSTER,
CHAS. D. CONOVER.

The report was accepted.

The bill was ordered to be read the second time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred S. B. No. 154—Mr. Haas, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Between lines 36 and 37 insert the following:

15. The prevention of short weighing and measuring and all violation of the weights and measures laws.

STEPHEN M. YOUNG,
W. B. KILPATRICK,
CULBERTSON J. SMITH,
IRVIN F. SNYDER,

J. R. B. KESSLER,
PERCY TETLOW,
S. H. WILLIAMS.
THORNTON R. SNYDER.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary to which was referred S. B. No. 246—Mr. Howard, having had the same under consideration, reports it back, and recommends its passage.

W. B. KILPATRICK,
CULBERTSON J. SMITH,
PETER J. COLLINS,
OSCAR E. DISER,

J. R. B. KESSLER,
IRVIN F. SNYDER,
J. CHAS. CRISWELL,
PERCY TETLOW.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Hite submitted the following report:

The standing committee on Public Highways, to which was referred S. B. 113 — Mr. Lloyd, having had the same under consideration, reports it back and recommends its passage.

WILL E. MURPHY,
C. B. SMITH,
LOUIS HORWITZ,
EARL E. ERTEL,
FRANK B. FELL,
C. H. McCORMICK,

S. C. ANDERSON,
W. A. RHULMAN,
W. A. HITE,
B. H. KATHE,
M. J. WALSH.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Hite submitted the following report:

The standing committee on Public Highways, to which was referred S. B. 118 — Mr. Lloyd, having had the same under consideration, reports it back and recommends its passage.

WILL E. MURPHY,
C. B. SMITH,
LOUIS HORWITZ,
EARL E. ERTEL,
FRANK B. FELL,
C. H. McCORMICK,

S. C. ANDERSON,
W. A. RHULMAN,
W. A. HITE,
B. H. KATHE,
M. J. WALSH.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Hite submitted the following report:

The standing committee on Public Highways, to which was referred S. B. No. 119 — Mr. Lloyd, having had the same under consideration, reports it back, and recommends its passage.

WILL E. MURPHY,
C. B. SMITH,
LOUIS HORWITZ,
EARL E. ERTEL,
FRANK B. FELL,
C. H. McCORMICK,

S. C. ANDERSON,
W. A. RHULMAN,
W. A. HITE,
B. H. KATHE,
M. J. WALSH.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Warnes submitted the following report:

The standing committee on Taxation, to which was referred H. B. No. 549 — Mr. Warnes, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 7, before the word "ambulances" insert the word "public".

Strike out all in line 23, after the word "vehicle" and all of lines 24, 25, 26, 27, 28, 29, 30, and 31, and insert in their stead the following: "five dollars for each gasoline or steam motor vehicle having a motive power of twenty horse power or less; six dollars for each gasoline or steam motor vehicle having a motive power of more than twenty horse power and not more than thirty horse power; nine dollars for each gasoline or steam motor vehicle having a motive power of more than thirty horse power and not more than forty horse power; twelve dollars for each

gasoline or steam motor vehicle having a motive power of more than forty horse power and not more than fifty horse power; fifteen dollars for each gasoline or steam motor vehicle having a motive power of more than fifty horse power and not more than sixty horse power and eighteen dollars for each gasoline or steam motor vehicle having a motive power of more than sixty horse power.

In line 67 strike out the word "twenty-five" and insert in its stead the word "twenty" and in line 74 strike out the word "five" and insert in its stead the word "three".

Strike out all in line 89 after the word "treasury" and strike out all in lines 90, 91, 92, and 93.

W. S. KING,
DON P. MILLS,
GUY DETRICK,
IRVIN F. SNYDER,

ROBERT BLACK,
M. G. NUNGESSER,
M. A. WARNES.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. King, of Ashtabula, submitted the following report:

The standing committee on Taxation, to which was referred S. J. R. No. 42 — Mr. Mooney, having had the same under consideration, reports it back and recommends its adoption.

GUY DETRICK,
W. S. KING,
R. R. BOUR,

DON P. MILLS,
IRVIN F. SNYDER,
M. A. WARNES.

The report was agreed to.

The resolution was ordered on the calendar in its regular order.

Mr. Davis submitted the following report:

The standing committee on Constitutional Amendments and Initiative and Referendum, to which was referred S. J. R. No. 21 — Mr. Zmunt, having had the same under consideration, reports it back and recommends its adoption.

GEO. F. DOSTER,
W. R. DAVIS,
L. H. SCOTT,
WM. BEHNE,

A. ROSS READ,
HERBERT S. BIGELOW,
M. A. WARNES.

The report was agreed to.

The resolution was ordered on the calendar in its regular order.

Mr. Duffey submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred S. B. No. 242 — Mr. Lloyd, having had the same under consideration, reports it back, and recommends its passage.

C. B. WINTERS,
WARREN J. DUFFEY,
WALTER G. AGLER,
JOHN R. KING,

JAMES NYE,
JAMES R. CLARK,
ED. R. MUELLER.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Read submitted the following report:

The standing committee on Privileges and Elections, to which was referred H. B. No. 609 — Mr. Hastings, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all after the enacting clause **and** in lieu thereof insert the following:

"SECTION 1. That section 4842 of the General Code be amended and section 4847 be supplemented by additional section 4847-1 to read as follows:

Sec. 4842. Each township, exclusive of the territory embraced within the limits of a municipal corporation, shall compose an election precinct, unless such township is divided according to law into precincts, *or a part of such township is combined with parts of one or more other townships to compose an election precinct.*

Sec. 4847-1. *The deputy state supervisors may combine a part of a township with parts of one or more other townships to compose an election precinct, whenever the convenience of electors, and the prompt and correct conduct of elections may require.*

SECTION 2. That said original section 4842 be and the same is hereby repealed."

ROBERT BLACK,
STEPHEN M. YOUNG,
JOHN F. GILSON,
C. A. ORRISON,
ED. H. BISHOP,
LAWRENCE BRENNAN,

C. APPENZELLER,
HERBERT S. BIGELOW,
T. E. HOOVER,
W. G. AGLER,
A. ROSS READ.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Boggs submitted the following report:

The standing committee on Banks and Banking, to which was referred H. B. No. 572 — Mr. Kennedy, having had the same under consideration, reports it back, and recommends its passage.

R. R. KENNEDY,
F. M. PLANK,
CHAS. D. CONOVER,
FRANK H. REIGHARD,

WM. BROWN,
JAMES R. CLARK,
E. N. BOGGS.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kilpatrick submitted the following report.

The standing committee on Judiciary, to which was referred S. B. No. 258 — Mr. Haas, having had the same under consideration, reports it back and recommends its passage.

W. B. KILPATRICK,
J. R. B. KESSLER,
JOHN F. KRAMER,
PERCY TETLOW,

S. H. WILLIAMS,
THORNTON R. SNYDER,
STEPHEN M. YOUNG,
CULBERTSON J. SMITH.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Davis submitted the following report:

The standing committee on Taxation, to which was referred H. J. R. No. 40 — Mr. Davis, having had the same under consideration, reports it back.

W. R. DAVIS,
W. S. KING,
R. R. BOUR,
GUY DETRICK,

DON P. MILLS,
ROBERT BLACK,
IRVIN F. SNYDER,
M. A. WARNES,

The report was accepted.

The resolution was ordered on the calendar in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 268 — Mr. White, having had the same under consideration, reports it back and recommends its passage.

W. B. KILPATRICK,
V. J. VONDERHEIDE,
J. R. B. KESSLER,
ALTON H. ETTLING,
OSCAR E. DISER,

S. H. WILLIAMS,
J. CHAS. CRISWELL,
STEPHEN M. YOUNG,
CULBERTSON J. SMITH.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Shanley offered the following resolution:

H. R. No. 64—Mr. Shanley.

Resolved, That on and after adjournment Thurman Thompson is hereby designated as custodian of the hall, offices and committee rooms of the House at the same rate per diem he is now receiving for his services. He is hereby authorized to have boxes made in which to pack up for the members of the House the contents of their desks and lockers and ship the same to them at their homes by express, the charges for making such boxes and shipments to be paid out of the contingent fund of the House on the approval of the speaker.

Said Thurman Thompson is also authorized to employ such help as he deems necessary, not exceeding two persons in all, to assist him in performing the above services and in caring for the House, its offices and committee rooms during adjournment, such help to be paid at the rate of not to exceed sixty dollars per month upon vouchers drawn by the speaker on the contingent fund of the House.

Members are requested on adjournment to lock their desks and lockers and leave their keys with the postmaster.

The auditor of state is hereby authorized to honor and the speaker of the House to issue all vouchers required by this resolution to be issued during adjournment.

Said resolution was referred to the committee on Employment, under the rules.

On motion of Mr. Bishop, the House recessed until tomorrow at 9:00 o'clock a. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Wednesday, April 16, 1913, 9:00 o'clock a. m.

The House met pursuant to recess.

Prayer was offered by the Honorable George M. Hoaglin, of Paulding county.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to S. B. No. 47 — Mr. Beckett.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to S. B. No. 109 — Mr. Weygandt.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to S. B. No. 178 — Mr. Cunningham.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House of Representatives is requested:

S. B. No. 265 — Mr. Howard. To amend section 10798 of the General Code, relative to the oath of appraisers of real estate.

S. B. No. 273 — Mr. Wieser. To establish the office of justice of the peace and prescribe its jurisdiction, powers and duties.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

Mr. Lowry moved that the rules be suspended and S. B. Nos. 265 and 273 be referred at once to committees.

The motion was agreed to and said bills were referred as follows:

S. B. No. 265 — Mr. Howard. To the committee on Judiciary.

S. B. No. 273 — Mr. Wieser. To the committee on Judiciary.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following joint resolution:

H. J. R. No. 25 — Mr. Warnes. Relative to joint rules to govern the Senate and House of Representatives.

Attest:

W. V. GOSHORN,
Clerk.

By unanimous consent, the following bill was introduced and read the first time:

H. B. No. 668 — Mr. Leist. To make appropriations for the support of the common schools of the state.

Mr. Leist moved that the rule requiring bills to be referred to committee before second reading and the constitutional rule requiring bills to be fully read on three different days be dispensed with and H. B. No. 668 be engrossed at the clerk's desk and read the second time.

The motion was agreed to and said bill was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Lowry, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 668 was read the third time.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 72, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Appenzeller,	Diser,	Kilpatrick,	Schaefer,
Beatty,	Doster,	King,	Schweikert,
Beyer,	Duffey,	of Ashtabula,	Shanley,
Bishop,	Etling,	Kramer,	Siebert,
Boggs,	Fell,	Lambert,	Smith, of Butler,
Bonnell,	Freeman,	Leist,	Smith,
Bour,	Frick,	Lowry,	of Morgan,
Capelle,	Fulton,	McGuffey,	Snyder,
Clark,	Guthery,	Morris,	of Hamilton,
Collins,	Hastings,	Nungesser,	Stivers,
Cooper,	Hoaglin,	Nye,	Thatcher,
Crawford,	Hoffman,	Orlikowski,	Venus,
Criswell,	Hoover,	Pence,	Vollmer,
of Coshocton,	Horwitz,	Plumb,	Vonderheide,
Criswell,	Hunter,	Reid, of Fayette,	Williams,
of Morrow,	Jackson,	Reighard,	Winans,
Davis,	Jenkins,	Reppert,	Wintermute,
Deaton,	Kathe,	Rhulman,	Winters,
Detrick,	Kessler,	Robinson,	Young—72.
Dickson,			

The bill was passed.

The title was agreed to.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 216 — Mr. King, of Franklin. To amend section 6418 of the General Code, relative to weight of farm products and provide penalties for violation.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 22, strike out after the word "to" the word "by".

In line 23, strike out the words "a written contract" and comma (,).

In line 20, after the second word "of" insert the word "domestic".

In line 23, after the word "all" insert the word "of".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 68, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Criswell,	Jenkins,	Rhulman,
Appenzeller,	of Coshocton,	Kathe,	Robinson,
Barthelmeh,	Criswell,	Kessler,	Schaefer,
Beatty,	of Morrow,	Kramer,	Schweikert,
Beyer,	Davis,	Lambert,	Shanley,
Bigelow,	Deaton,	Lowry,	Siebert,
Bishop,	Detrick,	McGuffey,	Snyder,
Black,	Dickson,	Morris,	of Hamilton,
of Hamilton,	Donaldson,	Nungesser,	Stivers,
Black,	Doster,	Nye,	Terrell,
of Wyandot,	Freeman,	Orlikowski,	Thomas,
Boggs,	Frick,	Pence,	Vollmer,
Brown,	Fulton,	Plank,	Vonderheide,
of Ashland,	Hastings,	Plumb,	Williams,
Brown, of Union,	Hoaglin,	Read, of Summit,	Winans,
Clark,	Hoover,	Reid, of Fayette,	Wintermute,
Collins,	Horwitz,	Reighard,	Winters,
Cooper,	Hunter,	Reppert,	Young—68.
Crawford,	Jackson,		

The Senate amendments were concurred in.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 288 — Mr. Finebrock. To amend sections 6563-7 and 6563-18 of an act providing for the construction of joint county ditches, passed May 31, 1911.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

Mr. Etling moved that the rule requiring bills to be referred to committee and the constitutional rule requiring bills to be read fully on three different days be dispensed with and S. B. No. 288 be read the second time.

The motion was agreed to and said bill was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Bour

moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 19, after the word "therefor" add the following: "Nothing herein contained shall be construed as in anywise affecting sections 6536, 6537, 6539, 6540, 6541, 6543, 6545, 6546, 6550, 6553, 6556, 6557, and 6558 of the General Code or any amendment or supplemental provision thereto".

The motion was agreed to, and Mr. Bour was appointed such committee, and reported the bill amended as instructed.

Mr. Bour moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 11, strike out the word "and".

The motion was agreed to, and Mr. Bour was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Etling, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 288, was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 81, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Dickson,	Kramer,	Shanley,
Agler,	Donaldson,	Lambert,	Siebert,
Appenzeller,	Doster,	Leist,	Smith, of Butler,
Barthelmeh,	Ertel,	Lowry,	Smith,
Beatty,	Etling,	McCormick,	of Morgan,
Behne,	Fell,	Mills,	Snyder,
Beyer,	Fellinger,	Morris,	of Hamilton,
Black,	Foreman,	Nungesser,	Stivers,
of Wyandot,	Freeman,	Nye,	Sweeney,
Boggs,	Frick,	Orlikowski,	Terrell,
Bour,	Fulton,	Pence,	Tetlow,
Brennan,	Gilson,	Plank,	Thomas,
Cameron,	Guthery,	Plumb,	Vollmer,
Capelle,	Hastings,	Quinlisk,	Walsh,
Collins,	Hoffman,	Read, of Summit,	Welsh,
Colter,	Hoover,	Reighard,	Williams,
Crawford,	Horwitz,	Reppert,	Winans,
Criswell,	Jenkins,	Reynolds,	Wintermute,
of Coshocton,	Kathe,	Rhulman,	Winters,
Davis,	Kessler,	Schaefer,	Woodworth,
Deaton,	Kilpatrick,	Schweikert,	Young—81.
Detrick,			

The bill was passed.

The title was agreed to.

Mr. Snyder, of Hamilton, moved that the constitutional rule requiring bills to be read fully on three different days be dispensed with and all bills on the calendar for third reading be read by title only.

The motion was agreed to and H. B. No. 105—Mr. Schaefer, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 79, nays 9, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Crawford,	Jackson,	Read, of Summit,
Appenzeller,	Criswell,	Jenkins,	Reppert,
Barthelmeh,	of Coshocton,	Kathe,	Schaefer,
Beatty,	Davis,	Kennedy,	Schweikert,
Beyer,	Deaton,	Kessler,	Shanley,
Bigelow,	Detrick,	Kilrain,	Siebert,
Bishop,	Dickson,	King,	Smith, of Butler,
Black,	Diser,	of Ashtabula,	Snyder,
of Hamilton,	Donaldson,	Kramer,	of Hamilton,
Black,	Doster,	Lambert,	Snyder,
of Wyandot,	Duffey,	Leist,	of Pickaway,
Boggs,	Ertel,	Lowry,	Stivers,
Bonnell,	Fell,	McGuffey,	Sweeney,
Bour,	Fellinger,	Mills,	Terrell,
Brennan,	Foreman,	Morris,	Tetlow,
Capelle,	Freeman,	Murphy,	Vollmer,
Carroll,	Fulton,	Nungesser,	Walsh,
Clark,	Hastings,	Nye,	Williams,
Collins,	Hoffman,	Orlikowski,	Winans,
Colter,	Horwitz,	Orrison,	Wintermute,
Cooper,	Hunter,	Plank,	Winters,
			Young—79.

Those who voted in the negative are: Messrs.

Frick,	Reid, of Fayette,	Smith,	Thomas,
Gilson,	Reighard,	of Morgan,	Woodworth—9.
Pence,	Robinson,		

The bill was passed.

The title was agreed to.

H. B. No. 410—Mr. Black, of Wyandot, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 79, nays 17, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Colter,	Hoffman,	Reynolds,
Agler,	Crawford,	Horwitz,	Rhulman,
Barthelmeh,	Criswell,	Kathe,	Schaefer,
Beatty,	of Coshocton,	Kemerer,	Schweikert,
Behne,	Criswell,	Kessler,	Shanley,
Beyer,	of Morrow	Kilpatrick,	Siebert,
Bigelow,	Davis,	Kilrain,	Smith, of Butler,
Bishop,	Deaton,	King,	Stivers,
Black,	Detrick,	of Ashtabula,	Sweeney,
of Hamilton,	Dickson,	Lambert,	Terrell,
Black,	Donaldson,	Leist,	Tetlow,
of Wyandot,	Doster,	Lowry,	Thatcher,
Boggs,	Duffey,	McGuffey,	Thomas,
Bonnell,	Ertel,	Morris,	Venus,
Bour,	Fell,	Mueller,	Vollmer,
Brennan,	Fellinger,	Nungesser,	Walsh,
Cameron,	Foreman,	Nye,	Welsh,
Carroll,	Freeman,	Orlikowski,	Williams,
Chapman,	Fulton,	Orrison,	Wintermute,
Clark,	Guthery,	Reid, of Summit,	Winters,
Collins,	Hastings,	Reppert,	Young—79.

Those who voted in the negative are: Messrs.

Appenzeller,	Frick,	Jenkins,	Robinson,
Brown, of Union,	Gilson,	Pence,	Smith, of Morgan,
Capelle,	Hoover,	Reid, of Fayette,	Winans—17.
Conover,	Hunter,	Reighard,	
Cooper,	Kramer,		

The bill was passed.

Mr. Black, of Wyandot, moved to amend the title as follows:

Change period to comma and add the following: "and giving councils certain powers as to other public utilities."

The amendment was agreed to.

The title as amended was agreed to.

H. B. No. 632 — Mr. Rhulman, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 81, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Read, of Summit,
Agler,	of Morrow	Kessler,	Reid, of Fayette,
Barthelmeh,	Davis,	Kilpatrick,	Reighard,
Behne,	Deaton,	Kilrain,	Reppert,
Beyer,	Detrick,	King,	Reynolds,
Bigelow,	Dickson,	of Ashtabula,	Rhulman,
Bishop,	Donaldson,	Kramer,	Robinson,
Black,	Doster,	Lambert,	Schweikert,
of Hamilton,	Duffey,	Leist,	Shanley,
Black,	Fell,	Lustig,	Siebert,
of Wyandot,	Fellinger,	McGuffey,	Smith, of Butler,
Bonnell,	Foreman,	Mills,	Smith, of Morgan,
Brown, of Union,	Freeman,	Morris,	Snyder,
Capelle,	Frick,	Mueller,	of Pickaway,
Chapman,	Fulton,	Nungesser,	Stivers,
Collins,	Gilson,	Nye,	Tetlow,
Colter,	Hastings,	Orlikowski,	Thomas,
Cooper,	Hoffman,	Orrison,	Walsh,
Crawford,	Hoover,	Pence,	Williams,
Criswell,	Horwitz,	Plank,	Winans,
of Coshocton,	Jackson,	Plumb,	Winters,
	Jenkins,	Quinlik,	Woodworth—81.

Mr. Young voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 586 — Mr. Beyer, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Beyer moved to refer the bill to a select committee of one, with instructions to amend as follows:

1. In line 33 after the word: "oak" insert the word: "beach".
2. On the end of line 34 add the words: "black cherry, sycamore, birch, poplar".
3. In line 37 after the word: "department" insert: "of the state university".
4. On the end of line 47 add: "*provided however, that no taxpayer shall be benefited on more than twenty acres by this act and that it shall not affect special assessments for local ditch improvements by which such land is directly benefited.*"

The motion was agreed to, and Mr. Beyer was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Vonderheide, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule re-

quiring bills to be read fully on three different days were dispensed with and H. B. No. 586 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 97, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Kilrain,	Reynolds,
Agler,	Criswell,	King,	Robinson,
Barthelmeh,	of Coshocton,	of Ashtabula,	Schweikert,
Beatty,	Davis,	King,	Shanley,
Behne,	Deaton,	of Franklin,	Siebert,
Beyer,	Detrick,	Kramer,	Smith, of Butler,
Bigelow,	Dickson,	Lambert,	Smith, of Morgan,
Bishop,	Diser,	Leist,	Snyder,
Black,	Donaldson,	Lowry,	of Hamilton,
of Hamilton,	Doster,	Lustig,	Snyder,
Black,	Duffey,	McCormick,	of Pickaway,
of Wyandot,	Ertel,	McGuffey,	Sweeney,
Boggs,	Etling,	Mills,	Tetlow,
Bonnell,	Foreman,	Morris,	Thatcher,
Bour,	Freeman,	Mueller,	Thomas,
Brennan,	Fulton,	Murphy,	Venus,
Brown, of Union,	Gilson,	Nungesser,	Vollmer,
Cameron,	Hastings,	Nye,	Vonderheide,
Capelle,	Hite,	Orlikowski,	Walsh,
Carroll,	Hoffman,	Pence,	Welsh,
Chapman,	Hoover,	Plumb,	Williams,
Clark,	Horwitz,	Quinisk,	Winans,
Collins,	Hunter,	Read, of Summit,	Wintermute,
Colter,	Jackson,	Reid, of Fayette,	Winters,
Conover,	Kessler,	Reighard,	Woodworth,
Cooper,	Kilpatrick,	Reppert,	Young—97.

Messrs. Frick, Rhulman and Stivers voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 627—Mr. Beyer, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Beyer moved to refer the bill to a select committee of one, with instructions to amend as follows:

In lines 2, 11, 26, 31, 33 and 40, change "*state university*" to "*State University*".

In line 32, strike out "horticulture and".

Strike out lines 36, and 37, (Sec. 5).

The motion was agreed to, and Mr. Beyer was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Beyer, the rule requiring bills to be referred to the committee on Phraseology, and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 627, was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 89, nays 4, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	King.	Robinson,
Agler,	Dickson,	of Franklin,	Schaefer,
Beatty,	Diser,	Kramer,	Schweikert,
Beyer,	Doster,	Lambert,	Scott,
Bigelow,	Duffey,	Leist,	Shanley,
Bishop,	Etling,	Lowry,	Siebert,
Black,	Fellinger,	Lustig,	Smith, of Butler,
of Hamilton,	Foreman,	McCormick,	Smith, of Morgan,
Black,	Freeman,	McGuffey,	Snyder,
of Wyandot,	Fulton,	Mills,	of Hamilton,
Boggs,	Gilson,	Morris,	Snyder,
Bour,	Guthery,	Murphy,	of Pickaway,
Brennan,	Hastings,	Nungesser,	Tetlow,
Brown,	Hite,	Nye,	Thatcher,
of Ashland,	Hoffman,	Orlikowski,	Thomas,
Cameron,	Hoover,	Orison,	Venus,
Capelle,	Hunter,	Pence,	Vollmer,
Chapman,	Kathe,	Plumb,	Vonderheide,
Collins,	Kennedy,	Quinlisk,	Walsh,
Colter,	Kessler,	Read, of Summit,	Welsh,
Criswell,	Kilpatrick,	Reid, of Fayette,	Williams,
of Coshocton,	Kilrain,	Reppert,	Wintermute,
Davis,	King,	Reynolds,	Winters,
Deaton,	of Ashtabula,	Rhulman,	Woodworth,
			Young—89.

Messrs. Bonnell, Frick, Reighard and Stivers voted in the negative.

The bill was passed.

The title was agreed to.

By unanimous consent Mr. Welsh offered the following:

H. R. No. 65.

Resolved, That the clerk of this House is hereby directed and instructed to cause to be printed for the use of the members of this body two hundred and fifty copies of S. B. No. 203 — Mr. Greenlund, in its form as amended by the Senate and House committee, as shown on pages 22, 23 and 24 of the house journal of April 15, 1913, and the same number of copies of the minority report of such House committee.

Mr. Welsh moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 91, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Collins,	Etling,	Kilpatrick,
Appenzeller,	Conover,	Fellinger,	Kilrain,
Beatty,	Cooper,	Foreman,	King,
Behne,	Crawford,	Freeman,	of Franklin,
Beyer,	Criswell,	Frick,	Kramer,
Bigelow,	of Coshocton,	Fulton,	Lambert,
Bishop,	Criswell,	Gilson,	Leist,
Boggs,	of Morrow	Guthery,	Lowry,
Bonnell,	Davis,	Hastings,	McGuffey,
Bour,	Deaton,	Hoffman,	Morris,
Brennan,	Detrick,	Hoover,	Mueller,
Brown,	Dickson,	Horwitz,	Murphy,
of Ashland,	Diser,	Hunter,	Nye,
Brown, of Union,	Donaldson,	Jackson,	Orlikowski,
Cameron,	Doster,	Kathe,	Pence,
Capelle,	Duffey,	Kennedy,	Plank,
Chapman,	Ertel,	Kessler,	Plumb,

Those who voted in the affirmative are: Messrs.—Concluded.

Quinlisk,	Schaefer,	Snyder,	Walsh,
Read, of Summit,	Schweikert,	of Hamilton,	Welsh,
Reid, of Fayette,	Scott,	Sweeney,	White,
Reighard,	Shanley,	Terrell,	Williams,
Reppert,	Siebert,	Tetlow,	Wintermute,
Reynolds,	Smith, of Butler,	Thatcher,	Winters,
Rhulman,	Smith, of Morgan,	Thomas,	Young—91.

The resolution was adopted.

By unanimous consent, Mr. Etling submitted the following report:

The committees of Conference to which were referred the matters of difference between the two houses on House Bill No. 304—Mr. Etling, do recommend to their respective houses as follows:

That the following matter be restored to the bill:

Lines 99-100-101-102 and 103.

“No claim for moneys or property found to be due to any public treasury or custodian thereof in any such report shall be compounded or compromised, either before or after the filing of civil actions, by any board or officer or by any order of any court unless the attorney general shall first give his written approval thereof.”

MAURICE BERNSTEIN,
J. A. MOORE,
THEODORE C. JUNG.

Managers on the part of the Senate.

ALTON H. ETLING,
WALTER G. AGLER,
JOHN F. KRAMER.

Managers on the part of the House of Representatives.

The question being “Shall the report of the committee on conference be agreed to?”, the yeas and nays were taken, and resulted—yeas 69, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Lowry,	Smith, of Butler,
Agler,	Deaton,	Lustig,	Smith, of Morgan,
Barthelmeh,	Doster,	Morris,	Snyder,
Behne,	Duffey,	Mueller,	of Hamilton,
Black,	Etling,	Murphy,	Snyder,
of Wyandot,	Fell,	Nungesser,	of Pickaway,
Boggs,	Fellinger,	Nye,	Stivers,
Bonnell,	Freeman,	Orlikowski,	Sweeney,
Bour,	Frick,	Plank,	Thomas,
Brennan,	Fulton,	Plumb,	Vollmer,
Brown,	Gilson,	Read, of Summit,	Vonderheide.
of Ashland,	Hastings,	Reid, of Fayette,	Walsh,
Brown, of Union,	Horwitz,	Reynolds,	Welsh,
Capelle,	Hunter,	Robinson,	Williams,
Collins,	Kathe,	Schaefer,	Winans,
Cooper,	Kessler,	Schweikert,	Wintermute,
Crawford,	Kramer,	Shanley,	Winters,
Criswell,	Lambert,	Siebert,	Young—69.
of Coshocton,	Leist,		

The report was agreed to.

Sub. H. B. No. 582 — Mr. Mills, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Mills moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 151 after the word "utility" insert "or railroad".

In line 176 after the word "said" where it first occurs insert the word "public".

In line 185 after the word "utilities" insert the words "or railroads".

In line 187 after the word "utility" insert "or railroad".

In line 188 after the word "utility" insert "or railroad".

In line 195 after the word "utility" insert "or railroad".

In line 200 after the word "utility" insert "or railroad".

In line 202 after the word "utility" insert "or railroad".

In line 204 after the word "utility" insert "or railroad".

In line 206 after the word "utility" insert "or railroad".

In line 208 after the word "utility" insert the words "or railroad".

In line 210 after the word "utility" insert "or railroad".

In line 214 after the word "utility" insert "or railroad".

In line 216 after the word "utility" insert the words "or railroad".

In line 221 after the word "utility" insert the words "or railroad".

In line 229 after the word "utility" insert the words "or railroad".

In line 232 after the word "utility" insert the words "or railroad".

In line 242 after the word "utility" insert the words "or railroad".

In line 243 after the word "utility" insert the words "or railroad".

In line 249 after the word "utility" insert the words "or railroad".

In line 251 after the word "utility" insert the words "or railroad".

In line 253 after the word "utility" insert the words "or railroad".

In line 257 after the word "utility" insert the words "or railroad".

In line 259 after the word "utility" insert the word "or railroad".

In line 266 after the word "utilities" insert the words "or railroads".

In line 268 after the word "utilities" insert the words "or railroads".

In line 273 after the word "utility" insert the words "or railroad".

In line 274 after the word "utility" insert the words "or railroad".

In line 275 after the word "utility" insert the words "or railroad".

In line 277 after the word "utility" insert the words "or railroad".

In line 280 after the word "utility" insert the words "or railroad".

In line 296 after the word "utility" insert the words "or railroad".

In line 299 after the word "utilities" insert the words "or railroads".

In line 300 after the word "utilities" insert the words "or railroads".

In line 305 after the word "utilities" insert the words "or railroads".

In line 322 after the word "utility" insert the words "or railroad".

In line 323 after the word "utility" insert the words "or railroad".

In line 329 after the word "utility" insert the words "or railroad".

In line 332 after the word "utility" insert the words "or railroad".

In line 333 after the word "utility" insert the words "or railroad".

In line 340 after the word "utilities" insert the words "or railroads".

In line 341 after the word "utility" insert the words "or railroad".

In line 349 after the word "utility" insert the words "or railroad".

In line 357 after the word "utility" insert the words "or railroad".

In line 364 after the word "utility" insert the words "or railroad".

Strike out all of lines 375 to 415 inclusive, and in lieu thereof insert the following:

"SECTION 32. An order made, or the refusal to rescind, alter or

amend an order previously made upon application therefor, is a final order and may be reviewed by the supreme court as herein provided."

In line 416, change numeral 34 to 33; change "may" to "shall".

In line 417 and 418, after the word "error" strike out the words "upon the ground" and insert in lieu thereof the following: "if upon consideration of the record such court is of opinion".

In line 418, strike out "the same" and insert in lieu thereof "such order".

In line 419, change numeral "35" to "34".

In line 422, after the word "thereupon" insert "unless the same is duly waived".

In line 424, after the word "commission" change period (.) to comma (,) and insert "or by leaving a copy at the office of the commission at the city of Columbus".

In line 426, change the numeral "36" to "35", and strike out "the plaintiff in error shall file with the petition in error" and in lieu thereof insert the following: "upon service or waiver of the summons in error the commission shall *forthwith* transmit to the clerk of the supreme court".

In line 429 after the word "of" change the period (.) to a comma (,) and add "which shall be filed in said court".

In line 430, change the numeral "37" to "36".

In line 434, change the numeral "38" to "37".

In line 446, change the numeral "39" to "38".

In line 451, change the numeral "40" to "39".

In line 453, after the word "utility" insert the words "or railroad".

In line 459, change the numeral "41" to "40".

In line 462, after the word "utility" insert the words "or railroad".

In line 465, after the word "utility" insert the words "or railroad".

In line 468, after the word "utility" insert the words "or railroad".

In line 470, change the numeral "42" to "41".

In line 471, after the word "utility" insert the words "or railroad".

In line 484, after the word "utility" insert the words "or railroad".

In line 487, change the numeral "43" to "42".

In line 501, change the numeral "44" to "43".

In line 507, change the numeral "45" to "44".

In line 511, change the numeral "47" to "46".

In line 521, change the numeral "48" to "47".

The motion was agreed to, and Mr. Mills was appointed such committee, and reported the bill amended as instructed.

Mr. Mills moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 327 after the period, insert the following:

"The commission shall at all times have access to all accounts kept by such utilities and may designate any of its officers or employes to inspect and examine any and all such accounts. It shall be the duty of the auditor or other chief accounting officer of any such utility to keep such accounts and make the reports provided for in section 614-48 of the General Code. Whoever being such auditor, or chief accounting officer violates or fails to comply with the provisions of this section shall upon conviction thereof be subject to the penalties provided for in section 614-65 of the General Code. It shall be the duty of the attorney general to enforce the provisions of this section upon request of the commission, by mandamus or other appropriate proceedings."

Strike out section 11, and insert in lieu thereof, a new section as follows:

"SECTION 11. The attorney general shall be the legal adviser of the commission, but shall designate, subject to the approval of the governor, one or more of his special counsel, to perform the services and discharge the duties of attorney to the commission. Such specially designated counsel shall receive such salary as may be fixed by the commission and approved by the governor, such salary to be paid in the same manner as that of the members of the commission."

The motion was agreed to, and Mr. Mills was appointed such committee and reported the bill amended as instructed.

Mr. Diser moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out sections 1 to 20 inclusive.

The question being "Shall the motion of Mr. Diser be agreed to?", Mr. Warnes demanded a call of the House, which was duly seconded, taken and 116 members answered to their names.

Those absent are: Messrs. Cowan, Hoaglin, Holl, Kemerer, Thatcher and Welsh.

The sergeant-at-arms was ordered to dispatch his messenger for absentees.

On motion of Mr. Reid, further proceedings under the call were dispensed with.

The question recurring "Shall the motion of Mr. Diser be agreed to?", the yeas and nays were demanded, taken and resulted—yeas 39, nays 73, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Davis,	King,	Robinson,
Anderson,	Deaton,	of Franklin,	Scott,
Appenzeller,	Diser,	Kramer,	Smith, of Morgan,
Bishop,	Freeman,	McCormick,	Stivers,
Bonnell,	Gilson,	Pence,	Tetlow,
Brown, of Union,	Hastings,	Plank,	White,
Capelle,	Hoover,	Plumb,	Williams,
Colter,	Hunter,	Reid, of Fayette,	Winans,
Conover,	Jackson,	Reighard,	Winters,
Cooper,	Jenkins,	Reynolds,	Woodworth—39.

Those who voted in the negative are: Messrs.

Acker,	Criswell,	Kessler,	Rhulman,
Beatty,	of Morrow	Kilpatrick,	Schaefer,
Behne,	Detrick,	Kilrain,	Schweikert,
Beyer,	Dickson,	King,	Shanley,
Bigelow,	Donaldson,	of Ashtabula,	Siebert,
Black,	Doster,	Lambert,	Smith, of Butler,
of Hamilton,	Duffey,	Leist,	Snyder,
Black,	Ertel,	Lowry,	of Hamilton,
of Wyandot,	Etling,	Lustig,	Snyder,
Bour,	Fell,	McGuffey,	of Pickaway,
Brennan,	Fellinger,	Mills,	Sweeney,
Brown,	Foreman,	Morris,	Terrell,
of Ashland,	Frick,	Mueller,	Thomas,
Cameron,	Fulton,	Murphy,	Venus,
Carroll,	Guthery,	Nungesser,	Vonderheide,
Chapman,	Hite,	Nye,	Walsh,
Clark,	Hoaglin,	Orlikowski,	Warnes,
Collins,	Hoffman,	Orrison,	Welsh,
Crawford,	Horwitz,	Quinlisk,	Wintermute,
Criswell,	Kathe,	Reppert,	Young—73.
of Coshocton,			

The motion was disagreed to.

The question recurring "Shall the bill be read the third time?", Mr. Lowry demanded the previous question, which was duly seconded.

The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Mills, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 582 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 75, nays 35, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cowan,	Kathe,	Schweikert,
Barthelmeh,	Crawford,	Kilpatrick,	Shanley,
Beatty,	Criswell,	Kilrain,	Siebert,
Behne,	of Coshocton,	King,	Snyder,
Beyer,	Criswell,	of Ashtabula,	of Hamilton,
Bigelow,	of Morrow,	Lambert,	Snyder,
Bishop,	Detrick,	Leist,	of Pickaway,
Black,	Dickson,	Lowry,	Sweeney,
of Hamilton,	Donaldson,	McGuffey,	Terrell,
Black,	Doster,	Mills,	Tetlow,
of Wyandot,	Duffey,	Morris,	Thomas,
Boggs,	Ertel,	Mueller,	Venus,
Bour,	Etling,	Murphy,	Vollmer,
Brennan,	Fell,	Nye,	Vonderheide,
Brown,	Fellinger,	Orlikowski,	Walsh,
of Ashland,	Foreman,	Orrison,	Warnes,
Cameron,	Frick,	Quinlisk,	Welsh,
Carroll,	Fulton,	Read, of Summit,	Wintermute,
Chapman,	Hite,	Reppert,	Winters,
Clark,	Hoffman,	Rhulman,	Young—75.
Collins,	Horwitz,	Schaefer,	

Those who voted in the negative are: Messrs.

Agler,	Diser,	Kramer,	Scott,
Anderson,	Freeman,	McCormick,	Smith, of Butler,
Appenzeller,	Gilson,	Pence,	Smith,
Bonnell,	Hastings,	Plank,	of Morgan,
Brown, of Union,	Hoover,	Plumb,	Stivers,
Capelle,	Jackson,	Reid, of Fayette,	White,
Colter,	Jenkins,	Reighard,	Williams,
Conover,	King,	Reynolds,	Winans,
Cooper,	of Franklin,	Robinson,	Woodworth—35.
Deaton,			

The bill was passed.

Mr. Mills moved to amend the title to read as follows:

To create the public utilities commission of Ohio, to prescribe its organization, its powers and its duties, and to repeal sections 487 to 499 inclusive, sections 543 to 551 inclusive, sections 614, 614-24, 614-25, 614-26, 614-69, 614-70, 614-80, 614-81 and 614-83 of the General Code.

The amendment was agreed to.

The title as amended was agreed to.

H. J. R. No. 54 — Mr. Orrison, was taken up.

The question being "Shall the resolution be adopted?", Mr. Orrison demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 71, nays 25, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Smith, of Butler,
Appenzeller,	of Coshocton,	Kilpatrick,	Smith,
Barthelmeh,	Davis,	Kilrain,	of Morgan,
Beatty,	Detrick,	King,	Snyder,
Behne,	Dickson,	of Ashtabula,	of Pickaway,
Beyer,	Doster,	Kramer,	Stivers,
Bishop,	Duffey,	Leist,	Sweeney,
Black,	Ertel,	Lowry,	Terrell,
of Hamilton,	Etling,	Mills,	Tetlow,
Boggs,	Fell,	Morris,	Thomas,
Bour,	Fellinger,	Mueller,	Venus,
Brennan,	Foreman,	Murphy,	Vollmer,
Brown,	Frick,	Nungesser,	Vonderheide,
of Ashland,	Fulton,	Orlikowski,	Walsh,
Cameron,	Guthery,	Reppert,	Warnes,
Carroll,	Hite,	Rhulman,	Welsh,
Chapman,	Hoaglin,	Schweikert,	Wintermute,
Collins,	Hoffman,	Shanley,	Winters,
Colter,	Horwitz,	Siebert,	Young—71.
Crawford,			

Those who voted in the negative are: Messrs.

Agler,	Deaton,	Kennedy,	Reynolds,
Anderson,	Diser,	King,	Robinson,
Bonnell,	Freeman,	of Franklin,	Scott,
Capelle,	Gilsen,	Pence,	White,
Clark,	Hoover,	Quinlisk,	Winans,
Criswell,	Jackson,	Reid, of Fayette,	Woodworth—25.
of Morrow,	Jenkins,	Reighard,	

The resolution was adopted.

Mr. Gilson moved that the rules be suspended and H. J. R. No. 50 — Mr. Gilson, be now considered.

Mr. Vonderheide moved that the House adjourn.

The motion was agreed to and the House adjourned at 12:08 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Wednesday, April 16, 1913 — 1:30 o'clock p. m.

The House met pursuant to adjournment.

The journal of yesterday was read and approved.

The question being "Shall the motion of Mr. Gilson to suspend the rules and consider H. J. R. No. 50 at this time be agreed to?", the motion was disagreed to.

By unanimous consent, Mr. King, of Ashtabula, submitted the following report:

The standing committee on Taxation, to which was referred S. B. No. 279 — Mr. Green, having had the same under consideration, reports it back and recommends its passage.

LOUIS H. CAPELLE,
W. R. DAVIS,
W. S. KING,
CHAS. D. CONOVER,
R. R. BOUR,

M. G. NUNGESSER,
ROBERT BLACK,
IRVIN F. SNYDER,
GUY DETRICK.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred S. B. No. 261 — Mr. Hopple, having had the same under consideration, reports it back and recommends its passage.

W. B. KILPATRICK,
CULBERTSON J. SMITH,
STEPHEN M. YOUNG,
PERCY TETLOW,
OSCAR E. DISER,

C. A. REID,
V. J. VONDERHEIDE,
J. R. B. KESSLER,
JOHN F. KRAMER.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Cowan submitted the following report:

The standing committee on Appropriations and Finance, to which was referred H. J. R. No. 51 — Mr. Lowry, having had the same under consideration, reports it back, and recommends its adoption.

JOHN COWAN,
JAMES R. CLARK,
J. V. WINANS,
E. N. BOGGS,
R. R. KENNEDY,

GEO. LEIST,
A. BEYER,
R. R. REYNOLDS,
T. A. BONNELL.

The report was agreed to.

The resolution was ordered on the calendar in its regular order.

Mr. Young submitted the following report:

The standing committee on Judiciary, to which was referred H. B. No. 274 — Mr. Young, having had the same under consideration, reports it back and recommends its passage.

CULBERTSON J. SMITH,
J. R. B. KESSLER,
V. J. VONDERHEIDE,
W. B. KILPATRICK,

OSCAR E. DISER,
C. A. REID,
S. H. WILLIAMS,
JOHN F. KRAMER.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Reynolds submitted the following report:

The standing committee on Finance, to which was referred H. B. No. 654 — Mr. Duffey, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 30 strike out "3600" and insert "1500".

JOHN COWAN,
GEO. M. MORRIS,
GEO. LEIST,
M. J. JENKINS,
I. S. GUTHERY,

R. R. KENNEDY,
E. N. BOGGS,
R. R. REYNOLDS,
L. H. SCOTT,
J. V. WINANS.

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Deaton submitted the following report:

The standing committee on Liquor Traffic and Temperance, to which was referred H. B. No. 3 — Proposed by Initiative Petition, having had the same under consideration, reports it back with the following amendments:

In line 16, change the period to a comma and insert the following: "Or to a person who carries or otherwise personally conveys not to exceed one quart of intoxicating liquor for his own private use."

In line 23 strike out the words "make it appear" and insert in lieu thereof the word "prove".

In line 39, after the period and before "the", insert the following: "All express companies, railroad companies, or other transportation companies doing business in this state are required hereby to keep a separate book in which shall be entered immediately upon receipt thereof the name of the person to whom the liquor is shipped, the amount and kind received, the date when delivered and by whom delivered and to whom delivered, after which record shall be a blank space in which the consignee shall be required to sign his name, or if he cannot write, shall make his mark in the presence of a witness before such liquor is delivered to such consignee."

After line 72 insert the following:

"SECTION 8. The provisions and penalties of this act shall apply to interstate shipments of intoxicating liquor to be received, possessed or kept or in any manner used in violation of any law of the state. If any section of this act is declared unconstitutional, it shall not affect the sections which are valid.

VAN S. DEATON,
JOHN G. COOPER,
S. C. ANDERSON,

N. H. HUNTER,
FRED BARTHELMEH,
IRVIN F. SNYDER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Terrell submitted the following report:

The standing committee on Codes, Courts and Procedure, to which was referred S. B. No. 188 — Mr. Friebolin, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 92, strike out "January 1, 1917" and insert "May 9, 1915".

C. B. WINTERS,
VIRGIL J. TERRELL,
WALTER G. AGLER,
E. B. STIVERS,
WM. H. SCHWEIKERT,

EDWARD R. MUELLER,
JOHN R. KING,
JAMES R. CLARK,
WARREN J. DUFFEY,

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

On motion of Mr. Terrell the rule requiring bills after being reported by committee to be placed upon the calendar for second reading for the second day following was suspended, and S. B. No. 188—Mr. Friebolin, was engrossed at the clerk's desk and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Terrell moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and S. B. No. 188, be placed on the calendar for third reading.

The motion was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 287 — Mr. Haas. To establish the Ohio flood relief commission; to define its powers and duties and to provide for the establishment of emergency commissions in certain counties and municipalities of the state, to assist in restoring the public works and public property damaged by the floods of March and April, 1913.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

Mr. Foreman moved that the rules be suspended and S. B. No. 287 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Public Works.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 275 — Mr. Howard. To amend section 10843 of the General Code, relating to the investment of unclaimed money of a decedent's estate.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time:

Mr. Kilpatrick moved that the rules be suspended and S. B. No. 275 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Judiciary.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 2 — Proposed by Initiative Petition. To provide for the removal of certain officers for misconduct in office.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 17-a strike out the word "ten" and insert in lieu thereof the word "twenty".

In line 15 before the word "preceding" insert the word "the".

In line 16 before the word "signed" insert: "which statement shall, when it contains a complaint against an officer other than a state officer be".

In line 17 strike out "two" and insert "ten."

In line 19 change period to semicolon and add "when such statement contains a complaint against a state officer, it shall be signed in their own handwriting by at least six per cent of the qualified electors of the state as shown by the number of votes cast at the next preceding general election."

In line 25 after the word "may" insert "when such complaint is against a state officer".

In line 25 strike out the word "or".

In line 27 at the end of the line add: "except that when the officer against whom the complaint is filed is a common pleas judge, such complaint may be filed in the court of appeals of the district where such judge resides".

In line 34 strike out the word "judge" and insert in lieu thereof the word "court".

In line 55 strike out the words "other than state".

In line 74, strike out words "a state" and insert in lieu thereof the word "an".

In line 74, after the word "officer" insert "against whom a complaint has been filed in the court of appeals".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 79, nays 6, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Schaefer,
Agler,	of Coshocton,	Kessler,	Shanley,
Anderson,	Criswell,	Kilpatrick,	Siebert,
Barthelmeh,	of Morrow,	King,	Smith,
Beyer,	Davis,	of Franklin,	of Morgan,
Black,	Deaton,	Lambert,	Snyder,
of Hamilton,	Detrick,	Lowry,	of Hamilton,
Black,	Dickson,	McCormick,	Snyder,
of Wyandot,	Donaldson,	McGuffey,	of Pickaway,
Boggs,	Doster,	Morris,	Stivers,
Bonnell,	Etling,	Mueller,	Sweeney,
Bour,	Fell,	Murphy,	Terrell,
Brennan,	Freeman,	Nungesser,	Tetlow,
Brown,	Frick,	Nye,	Thatcher,
of Ashland,	Gilson,	Orrison,	Thomas,
Brown, of Union,	Guthery,	Pence,	Venus,
Cameron,	Hite,	Plank,	Vonderheide,
Carroll,	Hoaglin,	Plumb,	Warnes,
Chapman,	Hoover,	Read, of Summit,	White,
Clark,	Horwitz,	Reighard,	Williams,
Cowan,	Hunter,	Rhulman,	Winans,
Crawford,	Jackson,	Robinson,	Woodworth—79.

Messrs. Bishop, Capelle, Colter, Diser, Duffey and Hastings voted in the negative.

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 211 — Mr. Barthelmeh. To amend sections 5175-1, 5175-2, 5175-5, 5175-6, 5175-11, 5175-23, 5175-26, 5175-27, and 5175-29, and to further amend section 5175-29, by adding thereto two supplementary sections to be known as sections 5175-29a and 5175-29b relative to preventing corrupt practices at elections.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In line 70 strike out the words "six months" and insert in lieu thereof the words "ninety days".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted — yeas 95, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Jackson,	Robinson,
Agler,	Criswell,	Kathe,	Schaefer,
Anderson,	of Coshocton,	Kilpatrick,	Schweikert,
Barthelmeh,	Criswell,	King,	Scott,
Beatty,	of Morrow,	of Ashtabula,	Shanley,
Behne,	Davis,	Kramer,	Siebert,
Beyer,	Deaton,	Lambert,	Smith,
Bigelow,	Detrick,	Leist,	of Morgan,
Bishop,	Dickson,	Lowry,	Snyder,
Black,	Donaldson,	McCormick,	of Hamilton,
of Wyandot,	Doster,	McGuffey,	Snyder,
Boggs,	Duffey,	Mills,	of Pickaway,
Bonnell,	Ertel,	Morris,	Tetlow,
Bour,	Etling,	Mueller,	Thatcher,
Brennan,	Fell,	Murphy,	Venus,
Brown,	Fellinger,	Nungesser,	Vonderheide,
of Ashland,	Foreman,	Nye,	Warnes,
Brown, of Union,	Frick,	Orrison,	Welsh,
Cameron,	Fulton,	Pence,	White,
Carroll,	Gilson,	Plank,	Williams,
Chapman,	Guthery,	Plumb,	Winans,
Clark,	Hastings,	Quinlisk,	Wintermute,
Collins,	Hite,	Read, of Summit,	Winters,
Colter,	Hoaglin,	Reid, of Fayette,	Woodworth,
Conover,	Hoover,	Reighard,	Young—95.
Cowan,	Horwitz,	Rhulman,	

Messrs. Kennedy, Kessler and Terrell voted in the negative.

The Senate amendment was concurred in.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 590—Mr. Cowan. To make general appropriations.

With the following amendments, in which the concurrence of the House of Representatives is requested:

Strike out line 6.

In line 7, change the numerals "2000.00" to "1500.00".

Strike out line 10.

After line 11, add the following: "11-a. For furniture and carpets necessary for use in the department of government located in the city of Columbus, Ohio, 5000.00".

In line 13, change the numerals "300.00" to "100.00".

In line 19, change the numerals "2000.00" to "1500.00".

In line 20, change the numerals "500.00" to "300.00".

In line 22, change the numerals "240,000.00" to "300,000.00".

In line 23, change the numerals "161,712.10" to "101,712.10".

In line 25, change the numerals "1500.00" to "1200.00".

In line 26, change the numerals "1800.00" to "1200.00".

In line 27, change the numerals "10,000.00" to "7000.00".

In line 29, change the numerals "3000.00" to "1000.00".

In line 30, change the numerals "6000.00" to "4000.00".

In line 33, change the numerals "2000.00" to "1000.00".

In line 36, change the numerals "4000.00" to "3000.00".

In line 39, before the word "salaries" insert the word "part".

In line 40, before the word "salaries" insert the word "part".

In line 45, change the numerals "25,000.00" to "20,000.00".

In line 48, after the word "matters" add a "comma" (,) and the words "stenographic work, etc." and change the numerals "5000.00" to "3500.00".

In line 49, strike out the words "furniture, carpet and"; begin "books" with a capital "B" and change the numerals "2000.00" to "1500.00".

In line 50, change the numerals "6500.00" to "4500.00".

In line 52, change the numerals "2300.00" to "2000.00".

In line 54, change the numerals "5000.00" to "8000.00".

In line 55, change the numerals "2500.00" to "1500.00".

Strike out line 56.

Strike out line 60.

In line 62, change the numerals "4400.00" to "3000.00".

In line 63, change the numerals "2800.00" to "2500.00".

In line 66, change the numerals "11,000.00" to "10,000.00".

In line 68, change the numerals "8000.00" to "5000.00".

In line 79, change the numerals "3000.00" to "2000.00".

Strike out line 80.

In line 81, change the numerals "100.00" to "50.00".

In line 83, change the numerals "1800.00" to "1400.00".

Strike out line 84.

Strike out line 85.

In line 86, change the numerals "11,925.00" to "6800.00".

In line 88, change the numerals "6200.00" to "3800.00".

Strike out line 89.

In line 92, change the numerals "2000.00" to "1800.00".

Strike out line 93.

In line 97, change the numerals "4500.00" to "3500.00".

In line 102, change the numerals "1780.00" to "1500.00".

In line 104, change the numerals "4000.00" to "3500.00".

In line 107, change the numerals "2000.00" to "1000.00".

Strike out line 108.

Strike out line 111.

In line 112, change the numerals "25,000.00" to "20,000.00".

In line 114, strike out the word "board" and substitute therefor the word "department".

In line 116, strike out the word "engineers" and substitute therefor the word "superintendent".

In line 123, strike out the numerals "2500" and substitute therefor "1000.00".

In line 124, change the numerals "10,000.00" to "7500.00."

Strike out line 134-a.

In line 134-b, strike out the words "general repairs and improvements" and substitute therefor the words "sewage plant 3500.00 and Minthou lock 10,000.00 at," and strike out the numerals "33,000.00" and substitute therefor "13,500.00."

After line 134-b, insert "134-c. To build revetment wall on east side of Lake St. Marys 37,500.00."

Strike out line 137.

In line 139, strike out the words "of inspector," and change the numerals "1000.00" to "500.00."

In line 140, correct the spelling of the word "traveling." Strike out the phrase "and salaries of sixteen inspectors" in said line 140 and the following line 141 and change the numerals "21,000.00" to "18,000.00."

In line 142, change the numerals "8600.00" to "7000.00."

In line 143, change the numerals "4000.00" to "2000.00."

In line 147, change the numerals "1500.00" to "1000.00."

Strike out line 148.

Follow line 149 with the following: "that whatever sums are herein specified and appropriated for the purpose of the dairy and food commissioner, state board of agriculture, the secretary of the state board of agriculture, the board of live stock commissioners, the board of control of the state agricultural experimental station, the commission of fish and game, the state board of veterinary examiners, and the state board of pharmacy; and whatever sums have been appropriated or may be appropriated for the purposes of said departments shall, on and after July 15, 1913, be available for the uses and purposes of the agricultural commission of Ohio."

Strike out line 151.

In line 153, change the numerals "4000.00" to "3100.00."

Strike out line 154.

In line 158, change the numerals "10,000.00" to "9,000.00."

In line 159, change the numerals "5500.00" to "3000.00."

Strike out line 160 and 161.

In line 163, change the numerals "20,000.00" to "15,000.00."

In line 166, change the numerals "2500.00" to "1500.00."

Strike out line 169.

In line 171, change the numerals "16,500.00" to "14,000.00."

In line 174, commence the first word "The" with a small instead of capital letter and precede the same with "35,000.00 of".

Follow line 177 with "177-a. Part salary of clerk 300.00".

Strike out line 178.

In line 181, strike out the numeral "500.00" and substitute therefor the numeral "200.00."

Strike out line 182.

Strike out line 183.

In line 186, change the numerals "1000.00" to "1500.00".

In line 188, change the numerals "900.00" to "800.00."

Strike out line 192.

In line 196, change the numerals "7700.00" to "6700.00".

In line 199, place a comma after the word "expenses", add the words "balances and" and change the numerals "2500.00" to "2000.00."

After line 199, add "199-a. Part salary chief clerk "300.00".

In line 205-f, after the word "decide" add the words "balances and".

In line 206, change the numerals "10,000.00" to "8000.00".

In line 211, change the numerals "2000.00" to "1800.00".

In line 214, change the numerals "500.00" to "300.00".

In line 216 change the word "six" to "four" and change the numerals "7200.00" to "4800.00".

In line 217, change "six" to "four" and change the numerals "3000.00" to "1600.00".

In line 218, change the numerals "500.00" to "300.00".

In line 222, change the numerals "900.00" to "750.00".

After line 223, insert "223-a. Part salary of two clerks 120.00".

Strike out line 225. Insert in lieu thereof "Compensation for extra clerks \$800".

Strike out line 227.

In line 231, change the numerals "200.00" to "100.00".

In line 232, change the numerals "900.00" to "800.00".

In line 233, change the numerals "9500.00" to "7000.00".

In line 234, change the numerals "3600.00" to "2000.00".

Strike out line 235.

Strike out line 236.

In line 237, change the numerals "15.00" to 1000.00".

Strike out line 238.

In line 240, change the numerals "2500.00" to 2000.00". Add line "240-a. Extra clerk hire 900.00".

In line 243, change the numerals "4000.00" to "3500.00".

Strike out line 244.

In line 244-a, substitute for the word "reappropriate" the word "re-appropriated".

After line 247, add line "247-a. Salary of Inspector 1800.00".

In line 249, after the word "of" insert the word "inspector", and change "5000.00" to "4500.00".

Strike out line 250.

In line 252, after "judges" add "and judges of courts of appeals".

In line 266, substitute for the word "care", the word "maintenance".

In line 267, substitute for the word "care" the word "maintenance".

In line 272, change the numerals "57,000.00" to "50,000.00", and thereafter add the line "272-a. Receipts and balances".

In line 277, change the numerals "250.00" to "100.00".

Strike out line 278. Strike out line 284.

Strike out "extra" in line 280.

In line 287, substitute for the word "actuary" the word "actuaries".

In line 291, change the numerals "39,000.00" to "85,000.00".

In line 293, change the numerals "4000.00" to "3000.00".

In line 295, change the numerals "2000.00" to "1500.00".

In line 296, after the word "library", add the words "receipts and".

Strike out line 299.

In line 303, change the numerals "300.00" to "150.00".

Strike out line 305.

In line 309, change the numerals "1000.00" to "500.00".

Follow line 311 by "311-a. Additional stenographers 4800.00".

In line 313, change the numerals "17,000.00" to "10,000.00".

In line 314, change the numerals "2000.00" to "1300.00".

Strike out line 316.

In line 317, change the numerals "500.00" to "400.00".

After line 321, insert the following: "to be paid upon vouchers approved by the governor, and the governor is hereby authorized to arrange for carrying on such work with the representatives of the U. S. Geological Survey, and he may accept or reject the work of the U. S. Geological Survey; and if he finds it necessary to have an assistant in this work he may employ a competent person and pay him a reasonable compensation out of this appropriation".

Strike out line 323.

In line 324, change the numerals "4000.00" to "3500.00".

In line 329, change the numerals "25,000.00" to "30,000.00".

Insert line "334-a. Co-operation for county agricultural agents 7500.00".

In line 337 change the numerals "2000.00" to "9000.00", and after the word forestry add "for propagation and distribution of trees to country districts."

In line 340, change the numerals "12,000.00" to "15,000.00".

In line 341, change the numerals "500.00" to "200.00".

Line 344, strike out "addition to".

In line 345, change the numerals "10,000.00" to "5,000.00".

In line 350, change the numerals "328,750" to "326,000.00".

Follow line 353 by "353-a. Manufacturing fund 70,000.00".

After line 359, add "359-a. The Girls' Industrial Home. For the replacement of a bridge destroyed by flood on road leading from Girls' Industrial Home to railroad, 20,000.00".

In line 376, follow the word "construction" with the words "balances and".

In line 381, insert after the word "grading" the words "and constructing".

In line 384, after word "balance" insert "receipts and".

In line 388, change the numerals "35,000.00" to "25,000.00".

In line 390, change the numerals "9000.00" to "5000.00".

In line 392, change the numerals "8000.00" to "6000.00".

After line 393 add the following: "balances of former appropriations for shops, machinery, stock, working capital and assisting home workers be and the same are hereby appropriated for industrial aid".

After line 393, insert "393-a. Receipts".

Strike out line 394.

In line 395, change the numerals "300.00" to "150.00".

In line 396, insert "receipts" after balances.

In line 404, change the numerals "13,000.00" to "12,000.00".

Strike out line 411 and add "411-a. For the purchase of the Sullivan farm, 15,000.00".

In line 415, change the numerals "10,000.00" to "8,000.00".

In line 416, change the numerals "7,500.00" to "6,500.00".

Strike out lines 418 and 419.

In line 425, change the numerals "14,000.00" to "10,000.00".

In line 427, change the numerals "13,000.00" to "12,000.00".

In line 439, change the numerals "15,000.00" to "12,500.00".

In line 447, change the numerals "5,000.00" to "4,000.00".
 In line 455, change the numerals "3,000.00" to "2,000.00".
 After line 455, add "455-a. Receipts and balances."
 In line 457, change the numerals "11,515.00" to "11,000.00".
 In line 461, change the numerals "3,450.00" to "3,000.00".
 In line 462 change the numerals "2500.00" to "2000.00".
 In line 463 change the numerals "3500.00" to "2500.00".
 In line 465 change the numerals "5500.00" to "5000.00".
 Strike out line 467.

Follow line 469 with "469-a furnishing north section of Girls Dormitory, complete, unexpended balance".

Strike out line 477.

In line 481 change the numerals "2500.00" to "2000.00".

In line 486 change the numerals "13,000.00" to "10,000.00".

Strike out line 494.

In line 501 change the numerals "3000.00" to "2000.00".

In line 502 change the numerals "500.00" to "300.00".

In line 549, after the period, following the word "institution" insert the following: "that whatever sums are herein specified and appropriated for the purposes of the state liability board of awards, state board of arbitration, chief examiner of steam engineers, department of board of boiler rules, bureau of labor statistics, chief inspector of mines and chief inspector of work-shops and factories; and, whatever sums have been appropriated or may be appropriated for the purpose of said departments shall, on and after September 1, 1913, be available for the uses and purposes of the industrial commission of Ohio".

Attest:

W. V. GOSHORN,
 Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 96, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Rhulman,
Agler,	of Morrow,	Kessler,	Robinson,
Barthelmeh,	Davis,	Kilpatrick,	Schaefer,
Behne,	Deaton,	Kilrain,	Schweikert,
Beyer,	Detrick,	King,	Scott,
Bishop,	Dickson,	of Ashtabula,	Siebert,
Black,	Diser,	King,	Smith, of Butler,
of Hamilton,	Donaldson,	of Franklin,	Smith,
Black,	Doster,	Lambert,	of Morgan,
of Wyandot,	Duffey,	Leist,	Snyder,
Boggs,	Ertel,	Lowry,	of Pickaway,
Bonnell,	Etling,	Lustig,	Stivers,
Bour,	Fell,	McCormick,	Sweeney,
Brennan,	Fellinger,	McGuffey,	Tetlow,
Brown,	Foreman,	Morris,	Thomas,
of Ashland,	Freeman,	Mueller,	Venus,
Brown, of Union,	Frick,	Nye,	Vollmer,
Cameron,	Fulton,	Orlikowski,	Vonderheide,
Carroll,	Gilson,	Orrison,	Warnes,
Clark,	Hastings,	Pence,	Welsh,
Collins,	Hite,	Plank,	White,
Colter,	Hoaglin,	Plumb,	Williams,
Conover,	Hoffman,	Read, of Summit,	Winans,
Cowan,	Horwitz,	Reid, of Fayette,	Wintermute,
Crawford,	Jackson,	Reppert,	Winters,
Criswell,	Kathe,	Reynolds,	Woodworth—96.
of Coshocton,			

Messrs. Capelle and Hoover voted in the negative.

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 280 — Mr. Seward. Making first mortgage loans security for the deposit of public moneys.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

Mr. Vonderheide moved that the rules be suspended and S. B. No. 280 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Judiciary.

H. J. R. No. 33 — Mr. Warnes, was taken up.

The question being "Shall the resolution be adopted?", Mr. Stivers moved to amend the resolution as follows:

In line 22 strike out the phrase "reform of" and insert instead the phrase "to disorganize".

Mr. Warnes raised a point of order that the amendment was not germane to the resolution.

The speaker sustained the point of order and declared the amendment of Mr. Stivers out of order.

The question being "Shall the resolution be adopted?", Mr. Reid moved to amend the resolution as follows:

In line 13 add a period after the word "therein".

Strike out balance of section No. 2 after the word "therein" in line 13.

In line 22 strike out "Reform of county and township organizations" and insert in lieu thereof "Short ballot for county and township officers".

In line 12 strike out the word "such".

The amendment was agreed to.

Mr. Black, of Hamilton, moved to amend the resolution as follows:

In line 26 strike out "constittutton" and insert "constitution."

In line 27 after word "article" insert "and also section 16 of article IV".

The amendment was agreed to.

The question recurring, "Shall the resolution be adopted?" the yeas and nays were taken, and resulted — yeas 78, nays 40, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Black,	Carroll,	Donaldson,
Agler,	of Hamilton,	Chapman,	Doster,
Anderson,	Black,	Clark,	Duffey,
Appenzeller,	of Wyandot,	Colter,	Ertel,
Barthelmeh,	Bour,	Cowan,	Etling,
Beatty,	Brennan,	Criswell,	Fell,
Behne,	Brown,	of Morrow,	Fellinger,
Beyer,	of Ashland,	Davis,	Foreman,
Bigelow,	Cameron,	Diser,	Frick,

Those who voted in the affirmative are: Messrs. — Concluded.

Fulton,	King,	Reid, of Fayette,	Snyder,
Guthery,	of Ashtabula,	Reppert,	of Pickaway,
Hite,	King,	Reynolds,	Sweeney,
Hoaglin,	of Franklin,	Rhulman,	Terrell,
Hoffman,	Leist,	Schaefer,	Tetlow,
Holl,	Lowry,	Schweikert,	Thomas,
Horwitz,	Lustig,	Shanley,	Venus,
Kathe,	Mills,	Siebert,	Vonderheide,
Kemerer,	Mueller,	Smith, of Butler,	Warnes,
Kessler,	Nye,	Smith,	Welsh,
Kilpatrick,	Orlikowski,	of Morgan,	Williams,
Kilrain,	Orrison,	Snyder,	Winans,
	Read, of Summit,	of Hamilton,	Young—78.

Those who voted in the negative are: Messrs.

Bishop,	Deaton,	Kramer,	Quinlisk,
Boggs,	Detrick,	Lambert,	Robinson,
Bonnell,	Freeman,	McCormick,	Scott,
Brown, of Union,	Gilson,	McGuffey,	Stivers,
Capelle,	Hastings,	Morris,	Thatcher,
Collins,	Hoover,	Murphy,	Vollmer,
Conover,	Hunter,	Nungesser,	White,
Cooper,	Jackson,	Pence,	Wintermute,
Crawford,	Jenkins,	Plank,	Winters,
Criswell,	Kennedy,	Plumb,	Woodworth—40.
of Coshocton,			

The resolution having received the necessary constitutional majority, was adopted.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 219—Mr. Lowry. To amend sections 4949, 4950, 4951, 4952, 4953, 4954, 4955, 4956, 4959, 4960, 4961, 4963, 4964, 4967, 4968, 4969, 4970, 4973, 4974, 4984, 4986, 4987, 4988 and 4989; to supplement sections 4952, 4969 and 4991 by the enactment of sections 4952-1, 4959-1 and 4991-1, and to repeal sections 4957, 4958, 4965 and 4966 of the General Code, relating to primary elections.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In line four of section 4969 strike out the word "forty" and insert in lieu thereof the word "sixty".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted — yeas 76, nays 4, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Black,	Brown,	Deaton,
Agler,	of Hamilton,	of Ashland,	Detrick,
Anderson,	Black,	Cameron,	Dickson,
Appenzeller,	of Wyandot,	Carroll,	Donaldson,
Beatty,	Boggs,	Collins,	Doster,
Beyer,	Bour,	Colter,	Duffev,
Bigelow,	Brennan,	Criswell,	Ertel,
Bishop,		of Morrow,	Etling,

Those who voted in the affirmative are: Messrs. — Concluded.

Fell,	Kessler,	Nye,	Shanley,
Fellinger,	Kilrain,	Orlikowski,	Siebert,
Freeman,	King,	Orrison,	Terrell,
Frick,	of Ashtabula,	Plank,	Thatcher,
Fulton,	Kramer,		Thomas,
Hastings,	Lambert,	Quinlisk,	Venus,
Hite,	Lowry,	Reppert,	Vonderheide,
Hoaglin,	Lustig,	Reynolds,	Walsh,
Hoffman,	McCormick,	Rhulman,	Warnes,
Holl,	McGuffey,	Robinson,	Wintermute,
Horwitz,	Mills,	Schaefer,	Winters,
Hunter,	Morris,	Schweikert,	Young—76.
Kathe,	Mueller,	Scott,	

Messrs. Gilson, Hoover, Reid, of Fayette, and Smith, of Morgan, voted in the negative.

The Senate amendment was concurred in.

H. J. R. No. 34 — Mr. Warnes, was taken up.

The question being "Shall the resolution be adopted?", Mr. Terrell moved to amend the resolution as follows:

In lines 6, 8, 45, 48 and 50 strike out Roman numerals "II" and insert Arabic numerals "11".

The amendment was agreed to.

The question recurring "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 75, nays 36, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Detrick,	Jenkins,	Reynolds,
Anderson,	Dickson,	Kemerer,	Robinson,
Barthelmeh,	Diser,	Kennedy,	Schaefer,
Behne,	Donaldson,	Kilpatrick,	Scott,
Black,	Doster,	King,	Shanley,
of Wyandot,	Duffey,	of Franklin,	Smith, of Butler,
Boggs,	Fell,	Lambert,	Smith,
Bonnell,	Fellinger,	Lustig,	of Morgan,
Brown,	Foreman,	McCormick,	Stivers,
of Ashland,	Freeman,	Mills,	Sweeney,
Brown, of Union,	Frick,	Nungesser,	Terrell,
Carroll,	Gilson,	Nye,	Tetlow,
Conover,	Guthery,	Orlikowski,	Thatcher,
Cooper,	Hastings,	Pence,	Thomas,
Cowan,	Hite,	Plank,	Vonderheide,
Criswell,	Hoaglin,	Plumb,	Warnes,
of Coshocton,	Holl,	Quinlisk,	Williams,
Criswell,	Hoover,	Read, of Summit,	Winans,
of Morrow,	Hunter,	Reid, of Fayette,	Woodworth,
Davis,	Jackson,	Reighard,	Young—75.
Deaton,			

Those who voted in the negative are: Messrs.

Acker,	Collins,	Leist,	Siebert,
Appenzeller,	Colter,	Lowry,	Snyder,
Beatty,	Crawford,	McGuffey,	of Hamilton,
Bishop,	Hoffman,	Morris,	Snyder,
Black,	Horwitz,	Mueller,	of Pickaway,
of Hamilton,	Kathe,	Murphy,	Venus,
Bour,	Kessler,	Orrison,	Vollmer,
Cameron,	King,	Reppert,	White,
Capelle,	of Ashtabula,	Rhulman,	Wintermute,
Clark,	Kramer,	Schweikert,	Winters—36.

The resolution having received the necessary constitutional majority was adopted.

H. J. R. No. 35 — Mr. Warnes, was taken up.

The question being "Shall the resolution be adopted?", Mr. Kramer moved to amend the resolution as follows:

In line 9 strike out word "and" and insert in lieu thereof a "comma", and after "lieutenant governor" insert the words "and auditor of state".

In line 13 after the period insert the following: "The auditor of state shall hold his office for four years".

In line 16 strike out "auditor of state" and second "comma".

The amendment was disagreed to.

The question recurring "Shall the resolution be adopted?", Mr. Lowry demanded a call of the House, which was duly seconded, taken and 121 members answered to their names.

Those absent are: Mr. Cowan.

The sergeant-at-arms was ordered to dispatch his messenger for the absentee.

Mr. Capelle moved that further proceedings under the call be dispensed with.

The motion was disagreed to and by order of the speaker the roll was again called and 122 members answered to their names.

On motion of Mr. Lowry, further proceedings under the call were dispensed with.

The question recurring "Shall the resolution be adopted?", Mr. Bishop moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3, after "a", strike out the following: "short ballot for state officers" and insert "a centralized form of government".

In line 24, strike out "the short ballot for state officers" and insert "a centralized form of government".

Strike out all of section 18.

The amendment was disagreed to.

The question recurring "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 90, nays 29, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Siebert,
Agler,	Deaton,	of Ashtabula,	Smith, of Butler,
Anderson,	Dickson,	King,	Smith,
Appenzeller,	Diser,	of Franklin,	of Morgan,
Beatty,	Donaldson,	Leist,	Snyder,
Behne,	Doster,	Lowry,	of Hamilton,
Beyer,	Duffey,	Lustig,	Snyder,
Bigelow,	Ertel,	McGuffey,	of Pickaway,
Black,	Etling,	Mills,	Sweeney,
of Wyandot,	Fell,	Mueller,	Terrell,
Boggs,	Fellinger,	Murphy,	Tetlow,
Bonnell,	Foreman,	Nye,	Thatcher,
Bour,	Fulton,	Orlikowski,	Thomas,
Brennan,	Guthery,	Orrison,	Venus,
Brown,	Hite,	Plank,	Vollmer,
of Ashland,	Hoaglin,	Read, of Summit,	Vonderheide,
Cameron,	Hoffman,	Reid, of Fayette,	Walsh,
Chapman,	Holl,	Reighard,	Warnes,
Clark,	Horwitz,	Reynolds,	Welsh,
Collins,	Hunter,	Rhulman,	Williams,
Colter,	Kathe,	Schaefer,	Winans,
Cooper,	Kemerer,	Schweikert,	Winters,
Cowan,	Kilpatrick,	Scott,	Woodworth,
Criswell,	Kilrain,	Shanley,	Young—90.
of Morrow,			

Those who voted in the negative are: Messrs.

Barthelmeh,	Criswell,	Hoover,	Nungesser,
Bishop,	of Coshocton,	Jackson,	Pence,
Brown, of Union,	Detrick,	Jenkins,	Plumb,
Capelle,	Freeman,	Kessler,	Quinlisk,
Carroll,	Frick,	Kramer,	Robinson,
Conover,	Gilson,	Lambert,	Stivers,
Crawford,	Hastings,	McCormick,	White,
		Morris,	Wintermute—29.

The resolution having received the necessary constitutional majority, was adopted.

Mr. Doster moved that the rules be suspended and the vote by which H. J. R. No. 41 — Mr. Nye, was lost, be reconsidered.

The motion was agreed to and said resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 90, nays 8, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Conover,	Kessler,	Rhulman,
Agler,	Cooper,	Kilpatrick,	Robinson,
Anderson,	Crawford,	Kilrain,	Schaefer,
Barthelmeh,	Criswell,	King,	Schweikert,
Beatty,	of Coshocton,	of Ashtabula,	Scott,
Behne,	Criswell,	King,	Shanley,
Beyer,	of Morrow	of Franklin,	Siebert,
Bigelow,	Davis,	Kramer,	Smith, of Morgan,
Bishop,	Deaton,	Lambert,	Snyder,
Black,	Dickson,	Lowry,	of Hamilton,
of Hamilton,	Diser,	Lustig,	Snyder,
Black,	Doster,	McCormick,	of Pickaway,
of Wyandot,	Duffey,	McGuffey,	Terrell,
Boggs,	Etling,	Mills,	Tetlow,
Bour,	Fell,	Morris,	Venus,
Brennan,	Fellinger,	Nungesser,	Vollmer,
Brown,	Freeman,	Nye,	Vonderheide,
of Ashland,	Hite,	Orrison,	Warnes,
Cameron,	Hoaglin,	Pence,	White,
Capelle,	Hoffman,	Plumb,	Williams,
Carroll,	Hoover,	Read, of Summit,	Winans,
Chapman,	Horwitz,	Reid, of Fayette,	Winters,
Clark,	Hunter,	Reighard,	Woodworth,
Collins,	Jackson,	Reppert,	Young — 89.
Colter,	Jenkins,		

Those who voted in the negative are: Messrs.

Appenzeller,	Brown, of Union,	Hastings,	Quinlisk,
Bonnell,	Frick,	Holl,	Wintermute—8.

The resolution having received the necessary constitutional majority was adopted.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 293 — Mr. Hudson. To amend section 1 of an act passed the 8th day of April, 1913, and approved the 15th day of April, 1913, entitled "An act providing a levy and to create a fund for the purposes pro-

vided in the act passed May 31st, 1911, entitled "An act creating a state highway department, defining the duties thereof and providing aid in the construction and maintenance of highways and to repeal certain sections of the General Code," approved June 9th, 1911, (102 Ohio Laws pages 333-349) and for other purposes defined herein.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

On motion of Mr. Hite, the rule requiring bills to be referred to committee before second reading and the constitutional rule requiring bills to be fully read on three different days were dispensed with, and S. B. No. 293 was read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Hite the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 293, was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 89, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jenkins,	Reighard,
Agler,	of Morrow	Kathe,	Reppert,
Anderson,	Davis,	Kennedy,	Reynolds,
Appenzeller,	Deaton,	Kessler,	Rhulman,
Barthelmeh,	Detrick,	Kilpatrick,	Robinson,
Beatty,	Dickson,	Kilrain,	Schaefer,
Behne,	Doster,	King,	Schweikert,
Beyer,	Duffey,	of Franklin,	Scott,
Bishop,	Ertel,	Kramer,	Shanley,
Black,	Etling,	Lambert,	Siebert,
of Wyandot,	Fell,	Leist,	Smith, of Morgan,
Boggs,	Foreman,	Lowry,	Snyder,
Bonnell,	Freeman,	Lustig,	of Hamilton,
Bour,	Frick,	McCormick,	Tetlow,
Brown,	Fulton,	McGuffey,	Venus,
of Ashland,	Guthery,	Morris,	Vollmer,
Capelle,	Hastings,	Mueller,	Vonderheide,
Carroll,	Hite,	Murphy,	Walsh,
Clark,	Hoffman,	Nungesser,	Welsh,
Collins,	Holl,	Nye,	Williams,
Colter,	Hoover,	Pence,	Winans,
Cooper,	Horwitz,	Quinlisk,	Wintermute,
Crawford,	Hunter,	Read, of Summit,	Winters,
		Reid, of Fayette,	Young—89.

Mr. Terrell voted in the negative.

The bill was passed.

The title was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following joint resolution, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 51 — Mr. Green. Relative to enrolling H. B. No.

219.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Lowry moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 89, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Schweikert,
Agler,	Deaton,	of Franklin,	Shanley,
Anderson,	Dickson,	Kramer,	Siebert,
Barthelmeh,	Doster,	Lambert,	Smith, of Morgan,
Beatty,	Duffey,	Lowry,	Snyder,
Behne,	Ertel,	Lustig,	of Hamilton,
Beyer,	Etling,	McCormick,	Snyder,
Black,	Fell,	McGuffey,	of Pickaway,
of Wyandot,	Fellinger,	Mueller,	Sweeney,
Boggs,	Foreman,	Murphy,	Terrell,
Bonnell,	Freeman,	Nye,	Tetlow,
Bour,	Frick,	Orlikowski,	Thatcher,
Brennan,	Hastings,	Pence,	Thomas,
Brown, of Union,	Hite,	Plank,	Vollmer,
Cameron,	Hoaglin,	Plumb,	Vonderheide,
Clark,	Hoffman,	Quinlisk,	Walsh,
Collins,	Holl,	Read, of Summit,	Warnes,
Colter,	Horwitz,	Reid, of Fayette,	Welsh,
Cooper,	Hunter,	Reighard,	White,
Crawford,	Kessler,	Reppert,	Williams,
Criswell,	Kilpatrick,	Reynolds,	Winans,
of Coshocton,	Kilrain,	Rhulman,	Wintermute,
Criswell,	King,	Robinson,	Winters,
of Morrow	of Ashtabula,	Schaefer,	Young—89.

The resolution was adopted.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

H. B. No. 219 — Mr. Lowry. To amend sections 4949, 4950, 4951, 4952, 4953, 4954, 4955, 4956, 4959, 4960, 4961, 4963, 4964, 4967, 4968, 4969, 4970, 4973, 4974, 4984, 4986, 4987, 4988 and 4989; to supplement sections 4952, 4969, and 4991 by the enactment of sections 4952-1, 4969-1, and 4991-1 and to repeal sections 4957, 4958, 4965 and 4966 of the General Code, relating to primary elections.

JNO. L. McDERMOTT,
M. A. BROADSTONE,
VINCENT ZMUNT,
JAMES T. CARROLL,

FRANK W. THOMAS,
F. J. KILRAIN,
EARL E. ERTEL.

The speaker of the House, in presence of the House, signed said bill. By unanimous consent, Mr. Vonderheide submitted the following report:

The standing committee on Judiciary, to which was referred S. B. No. 280 — Mr. Seward, having had the same under consideration, reports it back and recommends its passage.

V. J. VONDERHEIDE,
J. R. B. KESSLER,
THORNTON R. SNYDER,
CULBERTSON J. SMITH,
W. B. KILPATRICK,
STEPHEN M. YOUNG,
PERCY TETLOW,

C. A. REID,
S. H. WILLIAMS,
OSCAR E. DISER,
ALTON H. ETILING,
IRVIN F. SNYDER,
J. CHAS. CRISWELL,
JOHN F. KRAMER.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Barthelmeh submitted the following report:

The standing committee on Civil Service, to which was referred S. B. No. 7 — Mr. Friebohn, having had the same under consideration, reports it back with the following amendment, and recommends its passage when so amended:

In line 601 after the word sections insert "4381".

FRED BARTHELMEH,
JOHN J. SHANLEY,
JOHN COWAN,

WILL E. MURPHY,
GEO. LEIST,

The amendment was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred S. B. No. 265 — Mr. Howard, having had the same under consideration, reports it back and recommends its passage.

W. B. KILPATRICK,
THORNTON R. SNYDER,
JOHN F. KRAMER,
OSCAR E. DISER,
C. A. REID,

S. H. WILLIAMS,
PERCY TETLOW,
J. CHAS. CRISWELL,
ALTON H. ETLING.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred S. B. No. 275 — Mr. Howard, having had the same under consideration, reports it back, and recommends its passage.

W. B. KILPATRICK,
T. R. SNYDER,
JOHN F. KRAMER,
OSCAR E. DISER,
C. A. REID,

S. H. WILLIAMS,
PERCY TETLOW,
J. CHAS. CRISWELL,
ALTON H. ETLING.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Cameron submitted the following report:

The standing committee on Public Health, to which was referred S. B. No. 142 — Mr. Hopple, having had the same under consideration, reports it back, and recommends its passage.

H. L. SCHAEFER,
W. M. DICKSON,
G. J. C. WINTERMUTE,
D. M. CRISWELL,

W. S. KING,
GEO. F. DOSTER,
R. B. CAMERON.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Fellingner submitted the following report:

The standing committee on Appropriations and Finance, to which was referred S. B. No. 256 — Mr. Hopple, having had the same under consideration, reports it back and recommends its passage.

JOHN COWAN,
I. S. GUTHERY,
H. FELLINGER,
GEO. LEIST,
JAMES R. CLARK,

A. BEYER,
R. R. KENNEDY,
GEO. M. MORRIS,
E. N. BOGGS.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Foreman submitted the following report:

The standing committee on Public Works, to which was referred S. B. No. 287 — Mr. Haas, having had the same under consideration, reports it back and recommends its passage.

C. M. FOREMAN,
WM. G. BEATTY,
G. J. C. WINTERMUTE,
A. ROSS READ,

R. R. REYNOLDS,
GEO. S. CRAWFORD,
ALFRED ROBINSON,
M. J. WALSH.

The report was agreed to.

The bill was ordered to be read the second time in its regular order. By unanimous consent, Mr. Duffey offered the following:

H. R. No. 66.

Be it resolved, That the clerk of the House is hereby authorized and directed at the close of the session to continue the services of Harlan S. Brown, who will assist in packing and shipping the contents of members' desks; and have charge of the bill room, with all documents contained therein; to assist in the care of the House and to assist the clerk in the performance of clerical and such other duties as the clerk may direct; for such service he shall be paid the sum per diem as clerks receive during session on vouchers to be drawn upon the contingent fund of the House; and the speaker of the House is instructed to sign said vouchers.

The resolution was referred to the committee on Employment, under the rules.

Mr. Snyder, of Hamilton, offered the following:

H. R. No. 67.

Resolved, That on and after adjournment W. C. Ries is hereby designated as custodian of the hall, offices and committee rooms of the House at the same rate per diem he is now receiving for his services. He is hereby authorized to have boxes made in which to pack up for the members of the House the contents of their desks and lockers and ship the same to them at their homes by express, the charges for making such boxes and shipments to be paid out of the contingent fund of the House on the approval of the speaker.

Said W. C. Ries is also authorized to employ such help as he deems necessary, not exceeding two persons in all, to assist him in performing the above services and in caring for the House, its offices and committee rooms during adjournment, such help to be paid at the rate of not to exceed sixty dollars per month upon vouchers drawn by the speaker on the contingent fund of the House.

Members are requested on adjournment to lock their desks and lockers and leave their keys with the postmaster.

The auditor of state is hereby authorized to honor and the speaker of the House to issue all vouchers required by this resolution to be issued during adjournment.

The resolution was referred to the committee on Employment, under the rules.

On motion of Mr. Lowry, the House recessed until 8:00 o'clock p. m.

8:00 o'clock p. m.

The House met pursuant to recess.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

H. B. No. 425—Mr. Carroll. To provide for the redemption of county free turnpike road bonds defaulted by reason of expiration of time, and where turnpike roads could not be certified to the county treasurer for collection for a continuous period after expiration of the original time limit and the additional ten years, for the payment of such turnpike road county bonds, and where such source of payment has proved inadequate for the redemption of such bonds.

H. B. No. 523—Mr. Conover. To amend sections 6441-1 and 6441-2 of the General Code, relating to the spraying of orchards.

H. B. No. 351—Mr. Mills. To amend sections 3939, 3949 and 3927 of the General Code, to carry out the provisions of section 4 of article 18 of the constitution of Ohio, and to provide for the sale of bonds of small denomination issued by municipalities for public utilities.

H. B. No. 290—Mr. Duffey. To create a lien in favor of contractors, sub-contractors, laborers and material men, and to repeal sections 8308, 8310, 8311, 8312, 8313, 8314, 8315, 8316, 8317, 8318, 8319, 8320, 8321, 8322, 8323, 8330, 8333, 8334, 8335, 8336, 8337 and 8338, of the General Code.

H. B. No. 345—Mr. Conover. To repeal sections 3375, 3376, 3377, 3378, 3379, 3380, 3381, 3382, 3383, 3384, 3738, 3739, 3740, 3741 of the General Code, relating to labor upon the public highways and streets.

H. B. No. 444—Mr. Hite. To permit any person, persons, firm, partnership, corporation or association of persons to contribute a fund for the purpose of assisting in the improvement of highways and to provide for commissions for improving the same.

Attest:

W. V. GOSHORN,

Clerk.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills, in which the concurrence of the House of Representatives is requested:

S. B. No. 260—Mr. Herner. To amend sections 3963, 3973, 3974 and 3975 of the General Code, relating to water works in municipalities.

S. B. No. 289—Mr. Green. To amend section 239 of the General Code, relating to the deputy auditor of state.

S. B. No. 292—Mr. Cahill. To authorize the board of county commissioners of Preble county, Ohio, to pay the sum of \$500.00 for the relief of the flood sufferers of Dayton, Ohio.

S. B. No. 291 — Mr. Jung. To authorize and empower the city of Cincinnati to compensate William H. Bell for personal injuries sustained by him September 22nd, 1905.

S. B. No. 290 — Mr. Cook. To authorize and empower the city of Cincinnati to compensate John W. Forbes for personal injuries sustained by him Jan. 18th, 1912.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

Mr. Kessler moved that the rules be suspended and S. B. Nos. 260, 289, 292, 291, and 290 be referred at once to committees.

The motion was agreed to, and said bills were referred as follows:

S. B. No. 260 — Mr. Herner. To the committee on Villages.

S. B. No. 289 — Mr. Green. To the committee on Appropriations and Finance.

S. B. No. 292 — Mr. Cahill. To the committee on County Affairs.

S. B. No. 291 — Mr. Jung. To the committee on Cities.

S. B. No. 290 — Mr. Cook. To the committee on Cities.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 283 — Mr. Friebolin. To correct a mistake in the description of a certain parcel of land as contained in an act passed April 1st, 1890, and entitled 'An act to authorize the governor to execute a deed conveying certain land in Belmont county, Ohio, to the children and heirs at law of Joseph Carle, deceased,' by authorizing the governor to execute and deliver a deed or deeds to the present owners effecting such correction.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

Mr. Foreman moved that the rule be suspended and S. B. No. 283 be referred at once to committee.

The motion was agreed to and said bill was referred to the committee on Public Buildings and Lands.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

H. B. No. 556 — Mr. Black of Wyandot. To provide for the appointment of a commission to acquire a site, and to prepare and adopt plans for the erection thereon of a new penitentiary.

H. B. No. 452 — Mr. Black, of Wyandot. Providing for the arrest of paroled prisoners and the duties of all sheriffs, deputy sheriffs, chiefs of police, policemen or police officers in connection therewith.

H. B. No. 454 — Mr. Black of Wyandot. To amend section 97 of the General Code so as to provide for statements from prosecuting attorneys being sent to the board of pardons and to the Ohio board of administration.

H. B. No. 612 — Mr. Black, of Wyandot. To amend section 1866 of the General Code so as to provide for the application of earnings of prisoners.

H. B. No. 395 — Mr. Orrison. To amend section 4917 of the General Code of Ohio.

H. B. No. 384 — Mr. Detrick. To amend section 5019 of the General Code, relating to the form of ballot to be used at elections on constitutional amendments.

H. B. No. 566 — Mr. Black, of Hamilton. To amend section 5092 of the General Code, relating to judges and clerks of elections.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following resolution, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 46 — Mr. Mooney. Relative to printing a new edition of the catalog of the supreme court library.

Attest;

W. V. GOSHORN,
Clerk.

Mr. Kilpatrick moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", Mr. Kilpatrick moved to amend the resolution as follows:

In line 5, change "library" to "libraries".

The amendment was agreed to.

The question recurring "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 80, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Kathe,	Robinson,
Anderson,	Criswell,	Kessler,	Schaefer,
Barthelmeh,	of Coshocton,	Kilpatrick,	Schweikert,
Beatty,	Criswell,	King,	Shanley,
Beyer,	of Morrow	of Ashtabula,	Siebert,
Black,	Davis,	King,	Smith, of Morgan,
of Hamilton,	Deaton,	of Franklin,	Snyder,
Black,	Detrick,	Kramer,	of Pickaway,
of Wyandot,	Dickson,	Lowry,	Terrell,
Boggs,	Diser,	McCormick,	Tetlow,
Bonnell,	Doster,	McGuffey,	Thatcher,
Brennan,	Duffey,	Murphy,	Thomas,
Brown,	Ertel,	Nungesser,	Venus,
of Ashland,	Eling,	Nye,	Vollmer,
Brown, of Union,	Foreman,	Orlikowski,	Vonderheide,
Cameron,	Freeman,	Plumb,	Walsh,
Capelle,	Frick,	Quinlisk,	Welsh,
Carroll,	Hastings,	Read, of Summit,	White,
Clark,	Hoffman,	Reighard,	Williams,
Collins,	Hoover,	Reppert,	Winans,
Colter,	Hunter,	Reynolds,	Wintermute,
Conover,	Jenkins,	Rhulman,	Winters—80.

The resolution was adopted.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following resolution, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 45 — Mr. Lloyd. Relative to the distribution of the journal and proceedings and debates of the fourth constitutional convention.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Read moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 75, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilrain,	Rhulman,
Agler,	of Morrow	King,	Robinson,
Anderson,	Davis,	of Ashtabula,	Schaefer,
Barthelmeh,	Deaton,	King,	Schweikert,
Beatty,	Detrick,	of Franklin,	Siebert,
Beyer,	Dickson,	Kramer,	Smith, of Morgan,
Bour,	Donaldson,	Lambert,	Snyder,
Brennan,	Doster,	Lowry,	of Hamilton,
Brown,	Fell,	McCormick,	Snyder,
of Ashland,	Freeman,	McGuffey,	of Pickaway,
Brown, of Union,	Frick,	Murphy,	Terrell,
Cameron,	Gilson,	Nungesser,	Tetlow,
Capelle,	Hastings,	Nye,	Thatcher,
Clark,	Hite,	Orlikowski,	Thomas,
Collins,	Hoaglin,	Plank,	Venus,
Colter,	Hoffman,	Plumb,	Vollmer,
Conover,	Hunter,	Quinlisk,	Welsh,
Crawford,	Kathe,	Read, of Summit,	White,
Criswell,	Kessler,	Reid, of Fayette,	Williams,
of Coshocton,	Kilpatrick,	Reighard,	Winters,
		Reppert,	Young—75.

The resolution was adopted.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

Sub. H. B. No. 119 — Mr. Clark. To prohibit the employment under contract to any person, firm or corporation, of any persons confined in any workhouse of any municipality in this state.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 23, strike out all of line after the word "shall".

Strike out all of lines 24 to 29, inclusive and substitute in lieu thereof the following:

"Place to the credit of each prisoner such amount of his earnings as the board, officer or officers deems equitable and just, taking into consideration the character of the prisoner, the nature of the crime for which he was imprisoned and his general deportment. The board, officer or

officers for violation of the rules, want of propriety or other misconduct, may cancel such portion of such credit as is deemed proper”.

Strike out all of line 40.

Attest:

W. V. GOSHORN,
Clerk.

The question being “Shall the Senate amendments be concurred in?”, the yeas and nays were taken, and resulted—yeas 72, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Doster,	Mueller,	Snyder,
Bishop,	Duffey,	Murphy,	of Hamilton,
Black,	Frick,	Nungesser,	Snyder,
of Hamilton,	Gilson,	Orlikowski,	of Pickaway,
Bour,	Hastings,	Orrison,	Sweeney,
Brennan,	Hite,	Plank,	Terrell,
Cameron,	Hoaglin,	Plumb,	Tetlow,
Capelle,	Hoffman,	Quinlisk,	Thatcher,
Carroll,	Hoover,	Read of Summit,	Thomas,
Clark,	Hunter,	Reid, of Fayette,	Venus,
Collins,	Jackson,	Reighard,	Vonderheide,
Criswell,	Kathe,	Reppert,	Walsh,
of Coshocton,	Kessler,	Rhulman,	Warnes,
Criswell,	Kilpatrick,	Robinson,	Welsh,
of Morrow,	King,	Schaefer,	White,
Deaton,	of Ashtabula,	Schweikert,	Williams,
Detrick,	Lambert,	Shanley,	Winans,
Dickson,	Lowry,	Siebert,	Wintermute,
Diser,	McCormick,	Smith,	Winters—72.
Donaldson,	McGuffey,	of Morgan,	

The Senate amendments were concurred in.

The following communication was received from the governor.

State of Ohio,
Executive Department.
Office of the Governor.

To the General Assembly:

H. B. No. 219, the primary election measure, passed the assembly March 25, 1913. Because of the large volume of work in the clerical departments of both houses and the confusion incident to recess occasioned by the flood it did not reach the executive office in such time that approval would enable adjustment to the intent of the bill with reference to the date of its taking effect.

It was then suggested that the measure be so amended as to make it operative January first. With this in view the general assembly passed a joint resolution requesting the return of the bill. While this was done under suspension of the rules and seemed in every way to come within the common sense view of parliamentary usage, it develops that both authority and precedent for such action are doubtful.

The bill is legislative compliance with a mandatory amendment to the constitution and of such importance that there ought not be the slightest question about its legality. Inasmuch as its provisions are well understood by members of both houses and the bill has passed through all stages of refinement, I am constrained to return it to the house of

origin without approval, at the same time urgently recommending that the assembly re-enact a similar bill at the earliest possible moment.

JAMES M. COX,
Governor.

April 16, 1913.

The question being "Shall the bill pass, notwithstanding the objection of the governor?", Mr. Lowry moved that the bill be laid on the table.

The motion was agreed to.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 322—Mr. Snyder, of Hamilton. Providing a board to censor motion picture films and prescribing the duties and powers of the same.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 14, strike out all after the word "salary" and insert in lieu thereof "one thousand five hundred dollars per year".

Strike out lines 15 and 16 to the period.

In line 21, before the word "exhibited", insert the word "publicly".

In lines 24 and 24-a strike out the following: "For the first copy of each film censored and twenty-five cents for each additional copy".

In line 25, strike out "twelve hundred (1200)" and insert in lieu thereof "one thousand (1000)".

In lines 25 and 26 strike out "twelve hundred (1200)" and insert in lieu thereof "one thousand (1000)".

In lines 26 and 26-a strike out the words "for the first copy of each such film censored and fifty cents for each additional copy".

In line 33, before the word "exhibited" insert "publicly".

In line 42, before the word "shown" insert "publicly".

In line 45, before the word "exhibit", insert "publicly".

After line 50 insert the following: "SECTION 8. Any person in interest being dissatisfied with any order of such board shall have the same rights and remedies as to filing a petition for hearing on the reasonableness and lawfulness of any order of such board or to set aside, vacate or amend any order of such board as is provided in the case of persons dissatisfied with the orders of the industrial commission".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted—yeas 79, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Black,	Cameron,	Crawford,
Agler,	of Wyandot,	Capelle,	Criswell,
Barthelmeh,	Bour,	Carroll,	of Coshocton,
Beatty,	Brennan,	Clark,	Criswell,
Behne,	Brown,	Collins,	of Morrow,
Black,	of Ashland,	Colter,	Davis,
of Hamilton,	Brown, of Union,	Cooper,	Deaton,

Those who voted in the affirmative are: Messrs. — Concluded.

Dickson,	Kathe,	Nungesser,	Snyder,
Donaldson,	Kemerer,	Orrison,	of Pickaway,
Doster,	Kessler,	Pence,	Sweeney,
Duffey,	Kilpatrick,	Plank,	Terrell,
Fellinger,	Kilrain,	Plumb,	Tetlow,
Frick,	King,	Quinlisk,	Thatcher,
Fulton,	of Ashtabula,	Reid, of Fayette,	Venus,
Gilson,	King,	Reppert,	Vonderheide,
Hastings,	of Franklin,	Rhulman,	Warnes,
Hite,	Kramer,	Robinson,	Welsh,
Hoaglin,	Lambert,	Schweikert,	White,
Hoffman,	McCormick,	Shanley,	Williams,
Hoover,	McGuffey,	Siebert,	Wintermute,
Hunter,	Mueller,	Smith, of Butler,	Winters—79.
Jackson,	Murphy,	Smith,	
		of Morgan,	

The Senate amendments were concurred in.

S. B. No. 117 — Mr. Greenlund, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Reid moved that the rule requiring bills to be referred to the committee on Phraseology, be suspended and Am. S. B. No. 117, be placed on the calendar for third reading.

The motion was agreed to.

H. B. No. 651 — Mr. Fell, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Acker, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 651, was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 81, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kilpatrick,	Shanley,
Anderson,	Deaton,	Kilrain,	Siebert,
Beatty,	Dickson,	King,	Smith, of Butler,
Bishop,	Doster,	of Franklin,	Smith,
Black,	Duffey,	Kramer,	of Morgan,
of Hamilton,	Fell,	Lowry,	Snyder,
Black,	Foreman,	Lustig,	of Hamilton,
of Wyandot,	Freeman,	McCormick,	Snyder,
Bour,	Frick,	McGuffey,	of Pickaway,
Brennan,	Fulton,	Murphy,	Sweeney,
Brown,	Gilson,	Nungesser,	Terrell,
of Ashland,	Hastings,	Nye,	Venus,
Brown, of Union,	Hite,	Orlikowski,	Vollmer.
Cameron,	Hoaglin,	Orrison,	Vonderheide,
Capelle,	Hoffman,	Plank,	Walsh,
Carroll,	Holl,	Quinlisk,	Warnes,
Chapman,	Hoover,	Read of Summit,	Welsh,
Clark,	Hunter,	Reighard,	White,
Collins,	Jackson,	Reppert,	Wintermute,
Colter,	Kathe,	Rhulman,	Winters,
Cooper,	Kemerer,	Schaefer,	Woodworth,
Criswell,	Kessler,	Schweikert,	Young—81.
of Coshocton,			

The bill was passed .

The title was agreed to.

H .B. No. 567 — Mr. Fulton, was taken up.

On motion of Mr. Fulton, said bill was informally passed on the calendar.

S. B. No. 95 — Mr. Jung, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill Black, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3 strike out numerals "4949" and "4992".

Strike out lines 124 to 144 inclusive.

In line 152 strike out numerals "4949" and "4992".

In line 152 before the word "be" insert the words "of the General Code."

The motion was agreed to, and Mr. Black, of Hamilton, was appointed such committee, and reported the bill amended as instructed.

Mr. Vonderheide moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5 after "districts" insert "which at the last federal census had a population of more than one hundred and fifty thousand".

In line 151 after the numeral "2" strike out the rest of the line and all of line 152 and in lieu thereof insert "all acts or parts of acts inconsistent herewith be and the same are hereby repealed".

The motion was agreed to, and Mr. Vonderheide was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill be read the third time?" the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Clark, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 95, was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 71, nays 4, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	Kilpatrick,	Schweikert,
Anderson,	Dickson,	King,	Shanley,
Beatty,	Diser,	of Ashtabula,	Siebert,
Bishop,	Donaldson,	King,	Smith, of Butler,
Black,	Duffey,	of Franklin,	Smith,
of Hamilton,	Fellinger,	Kramer,	of Morgan,
Bour,	Foreman,	Lambert,	Snyder,
Brennan,	Freeman,	Lowry,	of Hamilton,
Brown,	Frick,	Lustig,	Snyder,
of Ashland,	Fulton,	McGuffey,	of Pickaway,
Brown, of Union,	Hastings,	Morris,	Sweeney,
Cameron,	Hite,	Nungesser,	Terrell,
Capelle,	Hoaglin,	Orlikowski,	Venus,
Carroll,	Hoffman,	Orrison,	Vonderheide,
Chapman,	Holl,	Quinlisk,	Warnes,
Clark,	Hunter,	Read of Summit,	White,
Colter,	Jackson,	Reppert,	Williams,
Cooper,	Kathe,	Rhulman,	Wintermute,
Davis,	Kemerer,	Schaefer,	Young — 71.
Deaton,	Kessler,		

Messrs. Collins, Doster, Plank and Reighard voted in the negative.

The bill was passed.

The title was agreed to.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Cities, to which was referred S. B. No. 290 — Mr. Cook, having had the same under consideration, reports it back, and recommends its passage.

ROBERT BLACK,
ADAM FRICK,
JAS. T. CARROLL,
DON P. MILLS,

C. A. ORRISON,
C. P. VENUS,
W. T. COLTER.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

On motion of Mr. Duffey, the rule requiring bills after being reported by committee to be placed upon the calendar for second reading for the second day following was suspended, and S. B. No. 290 was read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Duffey moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and S. B. No. 290 be placed on the calendar for third reading.

The motion was agreed to.

Mr. Black, of Hamilton, submitted the following report:

The standing committee on Cities, to which was referred S. B. No. 291 — Mr. Jung, having had the same under consideration, reports it back and recommends its passage.

ROBERT BLACK,
ADAM FRICK,
JAS. T. CARROLL,

DON P. MILLS,
C. A. ORRISON,
C. P. VENUS.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

On motion of Mr. Clark, the rule requiring bills after being reported by committee to be placed upon the calendar for second reading for the second day following was suspended and S. B. No. 291 was read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Clark moved that the rule requiring bills to be referred to the committee on Phraseology be suspended and S. B. No. 291 be placed on the calendar for third reading.

The motion was agreed to.

Mr. Orrison moved that the rules be suspended and S. B. 196 be taken from its regular place on the calendar and be now considered.

The motion was agreed to and S. B. No. 196 was taken up and read the second time.

The question being "Shall the bill be read the third time?" the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Orrison moved that the rule requiring bills to be referred to the committee on Phrascology be suspended and S. B. No. 196 be placed on the calendar for third reading.

The motion was agreed to.

Mr. Colter submitted the following report:

The standing committee on Public Buildings and Lands, to which was referred S. B. No. 283 — Mr. Friebohn, having had the same under consideration, reports it back and recommends its passage.

R. R. BOUR,
LAWRENCE BRENNAN,
HARRY F. VOLLMER,

W. M. BROWN,
W. C. MCGUFFEY,
W. T. COLTER.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Mills submitted the following report:

The standing committee on Public Utilities, to which was referred H. B. No. 594 — Mr. Barthelmeh, having had the same under consideration, reports it back.

LOUIS H. CAPELLE,
WARREN J. DUFFEY,
WM. H. SCHWEIKERT,
CHAS. A. ORRISON,
M. A. WARNES,
SAMUEL J. BLACK,

W. A. RHULMAN,
JOHN R. KING,
W. O. JACKSON,
FRANK P. LAMBERT,
DON P. MILLS.

The report was accepted.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Mills submitted the following report:

The standing committee on Public Utilities, to which was referred H. B. No. 521 — Mr. Holl, having had the same under consideration, reports it back.

LOUIS H. CAPELLE,
WARREN J. DUFFEY,
WM. H. SCHWEIKERT,
CHAS. A. ORRISON,
M. A. WARNES,
SAMUEL J. BLACK,

W. A. RHULMAN,
JOHN R. KING,
W. O. JACKSON,
FRANK P. LAMBERT,
DON P. MILLS.

The report was accepted.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Mills submitted the following report:

The standing committee on Cities, to which was referred H. B. No. 644 — Mr. Lustig, having had the same under consideration, reports it back, and recommends its passage.

HERBERT S. BIGELOW,
DON P. MILLS,
C. P. VENUS,
ADAM FRICK,
JAS. T. CARROLL,
C. A. ORRISON,

W. T. COLTER,
JOHN R. KING,
H. N. DONALDSON,
JOHN G. COOPER,
ROBERT BLACK,

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Mills submitted the following report:

The standing committee on Public Utilities, to which was referred H. B. No. 459 — Mr. White, having had the same under consideration, reports it back, and recommends its passage.

LOUIS H. CAPELLE,
WM. H. SCHWEIKERT,
F. P. LAMBERT,
CHAS. A. ORRISON,

W. O. JACKSON,
W. A. RHULMAN,
SAMUEL J. BLACK.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

Mr. Smith, of Butler, moved that the rules be suspended and H. R. No. 60 — Mr. Smith, of Butler, be taken from its regular place on the calendar and be now considered.

The motion was agreed to and said resolution was taken up.

The question being "Shall the resolution be adopted?", the resolution was adopted.

On motion of Mr. Warnes, the House recessed until 9:00 o'clock a. m. tomorrow.

Attest:

JOHN R. CASSIDY,
Clerk.

Thursday, April 17, 1913, 9:00 o'clock a. m.

The House met pursuant to recess.

Prayer was offered by the Reverend H. L. Brenner, of Columbus.

H. B. No. 660 — Mr. Jenkins, was taken up.

Mr. Jenkins moved that the constitutional rule requiring bills to be read fully on three different days be dispensed with and all bills on the calendar for third reading be read by title only.

The motion was agreed to and H. B. No. 660 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 69, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	Kramer,	Rhulman,
Agler,	Dickson,	Lambert,	Robinson,
Anderson,	Doster,	Leist,	Schaefer,
Boggs,	Foreman,	Lowry,	Schweikert,
Bonnell,	Freeman,	Lustig,	Shanley,
Brennan,	Frick,	McGuffey,	Smith, of Butler,
Brown,	Fulton,	Morris,	Smith,
of Ashland,	Guthery,	Mueller,	of Morgan,
Cameron,	Hastings,	Nungesser,	Snyder,
Capelle,	Hoffman,	Nye,	of Hamilton,
Chapman,	Hoover,	Orrison,	Thomas,
Clark,	Hunter,	Pence,	Venus,
Colter,	Jackson,	Plank,	Vollmer,
Conover,	Jenkins,	Plumb,	White,
Cowan,	Kathe,	Quinlisk,	Williams,
Criswell,	Kessler,	Reid, of Fayette,	Winans,
of Morrow,	Kilpatrick,	Reighard,	Wintermute,
Davis,	King,	Reppert,	Winters—69.
Deaton,	of Ashtabula,		

The bill was passed.

The title was agreed to.

H. B. No. 664 — Mr. Snyder, of Hamilton, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 84, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	King,	Rhulman,
Agler,	of Morrow,	of Ashtabula,	Schaefer,
Anderson,	Davis,	King,	Schweikert,
Beatty,	Deaton,	of Franklin,	Shanley,
Beyer,	Dickson,	Kramer,	Siebert,
Bishop,	Doster,	Lambert,	Smith, of Butler,
Boggs,	Ertel,	Leist,	Smith,
Bonnell,	Fell,	Lowry,	of Morgan,
Bour,	Foreman,	Lustig,	Snyder,
Brennan,	Freeman,	McCormick,	of Hamilton,
Brown,	Frick,	McGuffey,	Sweeney,
of Ashland,	Fulton,	Morris,	Terrell,
Cameron,	Guthery,	Nungesser,	Thatcher,
Capelle,	Hastings,	Nye,	Thomas,
Carroll,	Hoffman,	Orrison,	Venus,
Chapman,	Holl,	Pence,	Vollmer,
Clark,	Hoover,	Plank,	Walsh,
Collins,	Horwitz,	Plumb,	White,
Colter,	Kathe,	Quinlisk,	Williams,
Cowan,	Kessler,	Read of Summit,	Winans,
Crawford,	Kilpatrick,	Reid, of Fayette,	Wintermute,
Criswell,	Kilrain,	Reighard,	Winters,
of Coshocton,		Reppert,	Young—84.

The bill was passed.

And thereupon by direction of the speaker, upon section 3, being the emergency section.

The yeas and nays were taken, and resulted — yeas 84, nays none. as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Jackson,	Reppert,
Agler,	Criswell,	Kathe,	Rhulman,
Anderson,	of Coshocton,	Kessler,	Robinson,
Beatty,	Criswell,	Kilrain,	Schaefer,
Beyer,	of Morrow,	King,	Schweikert,
Bishop,	Davis,	of Ashtabula,	Shanley,
Black,	Deaton,	Kramer,	Siebert,
of Hamilton,	Detrick,	Lambert,	Smith, of Butler,
Black,	Dickson,	Leist,	Smith,
of Wyandot,	Doster,	Lowry,	of Morgan,
Bonnell,	Ertel,	Lustig,	Snyder,
Bour,	Fell,	McCormick,	of Hamilton,
Brennan,	Freeman,	McGuffey,	Terrell,
Brown,	Frick,	Nungesser,	Thatcher,
of Ashland,	Fulton,	Nye,	Thomas,
Cameron,	Guthery,	Orrison,	Venus,
Capelle,	Hastings,	Pence,	Vollmer,
Carroll,	Hite,	Plank,	Walsh,
Chapman,	Hoffman,	Plumb,	White,
Clark,	Holl,	Quinlisk,	Williams,
Collins,	Hoover,	Read of Summit,	Wintermute,
Colter,	Horwitz,	Reid, of Fayette,	Winters,
Conover,	Hunter,	Reighard,	Young—84.

The emergency section was adopted.

The title of the bill was agreed to.

By unanimous consent, H. B. No. 621 — Mr. Brennan, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Brennan, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 621 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 83, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilpatrick,	Rhulman,
Agler,	of Morrow,	Kilrain,	Robinson,
Anderson,	Davis,	King,	Schaefer,
Beatty,	Deaton,	of Ashtabula,	Schweikert,
Beyer,	Detrick,	King,	Shanley,
Bishop,	Dickson,	of Franklin,	Siebert,
Black,	Doster,	Lambert,	Smith, of Butler,
of Hamilton,	Duffey,	Leist,	Smith,
Black,	Ertel,	Lowry,	of Morgan,
of Wyandot,	Fell,	Lustig,	Snyder,
Boggs,	Foreman,	McCormick,	of Hamilton,
Bonnell,	Freeman,	McGuffey,	Sweeney,
Bour,	Frick,	Mills,	Terrell,
Brennan,	Fulton,	Nungesser,	Thatcher,
Brown,	Guthery,	Nye,	Thomas,
of Ashland,	Hastings,	Pence,	Venus,
Cameron,	Hite,	Plank,	Vollmer,
Capelle,	Hoaglin,	Plumb,	Walsh,
Carroll,	Hoffman,	Quinlisk,	Williams,
Chapman,	Holl,	Read of Summit,	Wintermute,
Colter,	Horwitz,	Reid, of Fayette,	Winters,
Crawford,	Hunter,	Reighard,	Young—83.
Criswell,	Kathe,	Reppert,	
of Coshocton,			

Mr. Collins voted in the negative.

The bill was passed.

The title was agreed to.

By unanimous consent, H. B. No. 596 — Mr. Nungesser, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Nungesser, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 596 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 78, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Conover,	Hoover,	Reighard,
Agler,	Crawford,	Hunter,	Reppert,
Anderson,	Criswell,	Kathe,	Rhulman,
Barthelmeh,	of Coshocton,	Kilrain,	Schaefer,
Beatty,	Davis,	King,	Schweikert,
Beyer,	Deaton,	of Ashtabula,	Shanley,
Bishop,	Detrick,	King,	Siebert,
Black,	Dickson,	of Franklin,	Smith, of Butler,
of Hamilton,	Donaldson,	Kramer,	Smith,
Black,	Doster,	Lambert,	of Morgan,
of Wyandot,	Duffey,	Leist,	Snyder,
Boggs,	Ertel,	Lowry,	of Hamilton,
Bonnell,	Fell,	Lustig,	Sweeney,
Bour,	Foreman,	McCormick,	Thomas,
Brennan,	Freeman,	McGuffey,	Venus,
Brown,	Frick,	Nungesser,	Walsh,
of Ashland,	Gilson,	Pence,	White,
Cameron,	Hastings,	Plank,	Williams,
Capelle,	Hite,	Plumb,	Wintermute,
Clark,	Hoaglin,	Quinlisk,	Winters,
Collins,	Hoffman,	Reid, of Fayette,	Young—78.
Colter,	Holl,		

The bill was passed.

The title was agreed to.

By unanimous consent, H. B. No. 548 — Mr. McGuffey, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. McGuffey moved to refer the bill to a select committee of one, with instructions to amend as follows:

After line 336 change the section number 35 to 36, 36 to 37, 37 to 38, 38 to 39, 39 to 40.

In line 271 strike out "two" and insert "twenty".

The motion was agreed to, and Mr. McGuffey was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. McGuffey, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 548 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 84, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Boggs,	Conover,	Foreman,
Agler,	Bonnell,	Criswell,	Freeman,
Appenzeller,	Brennan,	of Coshocton,	Frick,
Barthelmeh,	Brown,	Davis,	Fulton,
Beatty,	of Ashland,	Deaton,	Guthery,
Beyer,	Cameron,	Detrick,	Hastings,
Bishop,	Capelle,	Donaldson,	Hite,
Black,	Chapman,	Doster,	Hoaglin,
of Hamilton,	Clark,	Duffey,	Hoffman,
Black,	Collins,	Ertel,	Holl,
of Wyandot,	Colter,	Fell,	Hoover,

Those who voted in the affirmative are: Messrs. — Concluded.

Horwitz,	McGuffey,	Reighard,	Sweeney,
Kathe,	Mills,	Reppert,	Terrell,
Kilpatrick,	Morris,	Rhulman,	Tetlow,
Kilrain,	Mueller,	Schaefer,	Thatcher,
King,	Murphy,	Schweikert,	Thomas,
of Ashtabula,	Nungesser,	Shanley,	Vollmer,
King,	Nye,	Siebert,	Walsh,
of Franklin,	Pence,	Smith, of Butler,	White,
Kramer,	Plank,	Smith,	Williams,
Lambert,	Plumb,	of Morgan,	Wintermute,
Lustig,	Quinlisk,	Snyder,	Winters,
McCormick,	Read of Summit,	of Hamilton,	Young—84.

The bill was passed.

The title was agreed to.

H. B. No. 162 — Mr. Kilpatrick, was taken up and read the third time by title.

The question being "Shall the bill pass?", Mr. Kilpatrick moved that the rule permitting no debate or amendment to a bill after being reported by the committee on Phraseology, be suspended, and that debate or amendment be permitted on said bill.

The motion was agreed to, and Mr. Kilpatrick moved to refer the bill to a select committee of one, with instructions to amend as follows: In line 2 after the word "actions" insert the following: "Save and except such as are authorized by the provisions of section 1465-69 of the General Code of Ohio, passed February 26, 1913."

The motion was agreed to and Mr. Kilpatrick was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 64, nays 29, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Chapman,	Hoffman,	Orlikowski,
Agler,	Clark,	Holl,	Orrison,
Barthelmeh,	Criswell,	Horwitz,	Read of Summit,
Beatty,	of Coshocton,	Kemerer,	Reppert,
Beyer,	Criswell,	Kilpatrick,	Schaefer,
Bigelow,	of Morrow,	Kilrain,	Schweikert,
Bishop,	Davis,	King,	Shanley,
Black,	Detrick,	of Ashtabula,	Smith, of Butler,
of Hamilton,	Donaldson,	Lambert,	Terrell,
Black,	Doster,	Leist,	Tetlow,
of Wyandot,	Ertel,	Lowry,	Thatcher,
Boggs,	Etling,	Lustig,	Walsh,
Bour,	Fell,	McCormick,	Welsh,
Brennan,	Fellinger,	McGuffey,	White,
Brown,	Freeman,	Mills,	Williams,
of Ashland,	Frick,	Morris,	Winters,
Cameron,	Fulton,	Nye,	Young—64.
Carroll,	Hoaglin,		

Those who voted in the negative are: Messrs.

Anderson,	Duffey,	Kramer,	Robinson,
Appenzeller,	Hastings,	Murphy,	Scott,
Bonnell,	Hoover,	Pence,	Smith,
Capelle,	Hunter,	Plumb,	of Morgan,
Collins,	Jackson,	Quinlisk,	Snyder,
Conover,	Kathe,	Reid, of Fayette,	of Pickaway,
Crawford,	King,	Reighard,	Wintermute.
Deaton,	of Franklin,	Rhulman,	Woodworth—29.

The bill was passed.

The title was agreed to.

H. B. No. 455 — Mr. Kemerer, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 57, nays 42, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kilpatrick,	Reynolds,
Agler,	Deaton,	Kilrain,	Rhulman,
Barthelmeh,	Detrick,	King,	Scott,
Black,	Donaldson,	of Franklin,	Shanley,
of Wyandot,	Fell,	Lambert,	Smith, of Butler,
Boggs,	Fellinger,	Lustig,	Terrell,
Bonnell,	Foreman,	McCormick,	Tetlow,
Bour,	Freeman,	Morris,	Vollmer,
Brennan,	Frick,	Mueller,	Walsh,
Cameron,	Gilson,	Nye,	Welsh,
Capelle,	Hastings,	Orlikowski,	White,
Chapman,	Hoover,	Orrison,	Williams,
Colter,	Jackson,	Pence,	Winters,
Crawford,	Kemerer,	Plumb,	Woodworth — 57.
Criswell,	Kessler,	Read of Summit,	
of Coshocton,			

Those who voted in the negative are: Messrs.

Anderson,	Dickson,	Kramer,	Schaefer,
Beatty,	Doster,	Leist,	Schweikert,
Bigelow,	Duffey,	Lowry,	Siebert,
Bishop,	Fulton,	McGuffey,	Smith,
Black,	Guthery,	Mills,	of Morgan,
of Hamilton,	Hite,	Murphy,	Snyder,
Brown,	Hoffman,	Nungesser,	of Pickaway,
of Ashland,	Holl,	Quinlisk,	Thomas,
Carroll,	Horwitz,	Reid, of Fayette,	Venus,
Collins,	Hunter,	Reighard,	Wintermute,
Criswell,	Kathe,	Reppert,	Young—42.
of Morrow,	King,	Robinson,	
	of Ashtabula,		

The bill not having received a constitutional majority was lost.

By unanimous consent, the following bill was introduced and read the first time:

H. B. No. 669 — Mr. Lowry. To amend sections 4949, 4950, 4951, 4952, 4953, 4954, 4955, 4956, 4959, 4960, 4961, 4963, 4964, 4967, 4968, 4969, 4970, 4973, 4974, 4984, 4986, 4987, 4988, 4989; to supplement sections 4952, 4969 and 4991 by the enactment of sections 4952-1, 4969-1, 4991-1, and to repeal sections 4957, 4958, 4965 and 4966 of the General Code, relating to primary elections.

On motion of Mr. Lowry, the rule requiring bills to be referred to committee before second reading and the constitutional rule requiring bills to be fully read on three different days were dispensed with, and H. B. No. 669 was engrossed at the clerk's desk and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Lowry, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 669 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 80, nays 20, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Holl,	Reppert,
Barthelmeh,	of Coshocton,	Horwitz,	Rhulman,
Beatty,	Criswell,	Kathe,	Schaefer,
Behne,	of Morrow,	Kemerer,	Schweikert,
Bigelow,	Davis,	Kessler,	Shanley,
Bishop,	Deaton,	King,	Siebert,
Black,	Detrick,	of Ashtabula,	Smith, of Butler,
of Hamilton,	Dickson,	Kramer,	Snyder,
Black,	Donaldson,	Lambert,	of Pickaway,
of Wyandot,	Doster,	Leist,	Sweeney,
Boggs,	Duffey,	Lowry,	Terrell,
Bour,	Ertel,	Lustig,	Tetlow,
Brennan,	Etlng,	McCormick,	Thatcher,
Brown,	Fell,	Mills,	Thomas,
of Ashland,	Fellinger,	Morris,	Venus,
Cameron,	Foreman,	Mueller,	Vonderheide,
Carroll,	Frick,	Murphy,	Walsh,
Chapman,	Fulton,	Nungesser,	Warnes,
Clark,	Guthery,	Nye,	Welsh,
Collins,	Hite,	Orlikowski,	Wintermute,
Crawford,	Hoaglin,	Orrison,	Winters,
	Hoffman,	Pence,	Young—80.

Those who voted in the negative are: Messrs.

Agler,	Freeman,	Jenkins,	Robinson,
Anderson,	Gilson,	King,	Smith,
Conover,	Hastings,	of Franklin,	of Morgan,
Capelle,	Hoover,	Plumb,	White,
Cooper,	Hunter,	Reynolds,	Woodworth—20.
Diser,	Jackson,		

The bill was passed.

The title was agreed to.

Mr. Kessler moved that the vote by which S. J. R. No. 45, was passed be reconsidered.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", Mr. Kessler moved to amend the resolution as follows:

In line 15, after the word "convention" insert a comma and the words "and that the remaining sets shall be placed on sale at four dollars a volume or eight dollars a set and the money be covered into the treasury as provided by the constitutional convention."

The amendment was agreed to.

The question recurring "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 87, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bonnell,	Clark,	Dickson,
Anderson,	Bour,	Colter,	Diser,
Barthelmeh,	Brennan,	Copper,	Donaldson,
Beatty,	Brown,	Crawford,	Duffey,
Behne,	of Ashland,	Criswell,	Ertel,
Bigelow,	Brown, of Union,	of Coshocton,	Fell,
Bishop,	Cameron,	Criswell,	Foreman,
Black,	Capelle,	of Morrow,	Freeman,
of Hamilton,	Carroll,	Davis,	Frick,
Boggs,	Chapman,	Deaton,	Fulton,

Those who voted in the negative are: Messrs. — Concluded.

Gilson,	King,	Orlikowski,	Siebert,
Guthrey,	of Ashtabula,	Pence,	Smith, of Butler,
Hastings,	King,	Plank,	Snyder,
Hoaglin,	of Franklin,	Plumb,	of Hamilton,
Hoffman,	Kramer,	Quinlisk,	Thatcher,
Holl,	Lambert,	Reppert,	Thomas,
Hoover,	Leist,	Reynolds,	Venus,
Horwitz,	Lowry,	Rhulman,	Vollmer,
Hunter,	Lustig,	Robinson,	Williams,
Jackson,	McCormick,	Schaefer,	Winans,
Jenkins,	Mueller,	Schweikert,	Wintermute,
Kathe,	Murphy,	Scott,	Winters,
Kemerer,	Nungesser,	Shanley,	Woodworth—87.
Kessler,	Nye,		

The resolution was adopted.

H. J. R. No. 51 — Mr. Lowry, was taken up.

The question being “Shall the resolution be adopted?”, the yeas and nays were taken, and resulted — yeas 91, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Kennedy,	Robinson,
Anderson,	Criswell,	Kessler,	Schweikert,
Barthelmeh,	of Coshocton,	Kilpatrick,	Shanley,
Beatty,	Criswell,	King,	Siebert,
Behne,	of Morrow,	of Franklin,	Smith, of Butler,
Bigelow,	Davis,	Kramer,	Smith,
Bishop,	Deaton,	Lambert,	of Morgan,
Black,	Detrick,	Lowry,	Snyder,
of Hamilton,	Dickson,	McCormick,	of Hamilton,
Black,	Doster,	McGuffey,	Snyder,
of Wyandot,	Duffey,	Morris,	of Pickaway,
Boggs,	Ertel,	Mueller,	Sweeney,
Bonnell,	Etling,	-Murphy,	Terrell,
Bour,	Fell,	Nungesser,	Tetlow,
Brennan,	Foreman,	Nye,	Thatcher,
Brown,	Freeman,	Orlikowski,	Thomas,
of Ashland,	Frick,	Orrison,	Venus,
Cameron,	Hastings,	Pence,	Walsh,
Capelle,	Hite,	Plank,	White,
Carroll,	Hoaglin,	Plumb,	Williams,
Chapman,	Hoffman,	Quinlisk,	Winans,
Clark,	Holl,	Reid, of Fayette,	Wintermute,
Colter,	Horwitz,	Reppert,	Winters,
Conover,	Jackson,	Reynolds,	Woodworth,
Cooper,	Kathe,	Rhulman,	Young—91.

The resolution was adopted.

H. B. No. 549 — Mr. Warnes, was taken up and read the second time.

The question being “Shall the bill be read the third time?”, Mr. Clark moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 26 strike out “nine” and insert in lieu thereof “seven”.

In line 28 strike out “twelve” and in lieu thereof insert “eight”.

In line 30 strike out “fifteen” and in lieu thereof insert “ten”.

In line 32 strike out “eighteen” and in lieu thereof insert “twelve”.

In line 69 strike out “twenty” and in lieu thereof insert “ten”.

The question being “Shall the motion of Mr. Clark be agreed to?”, Mr. Williams demanded the previous question upon the amendment.

which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the motion of Mr. Clark be agreed to?", the motion was disagreed to.

The question recurring "Shall the bill be read the third time?", Mr. Fulton moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 33 after "power" at the end of line strike out period and add "twenty dollars for all electric, steam and gasoline motor trucks".

The motion was disagreed to.

Mr. Quinlisk moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out all of lines 88, 89, 90 and 91, and insert in lieu thereof the following:

"Sec. 6309. The revenues derived by registration fees provided for in this chapter shall be applied by the secretary of state toward defraying the expenses incident to carrying out and enforcing the provisions of this chapter, and any surplus thereof shall be paid by him *quarterly*, into the *different county treasuries of the state through the proper county auditors, making an equal division thereof among all the counties of the state*. All such money coming into the *county* treasury shall be a separate fund for the repair, maintenance, protection, policing and patrolling of the *improved* public roads and highways *or mail routes of such county*, and *be expended under the direction of the county commissioners of such county*.

The question being "Shall the motion of Mr. Quinlisk be agreed to?", Mr. Collins demanded the previous question upon the amendment, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the motion of Mr. Quinlisk be agreed to?", the motion was agreed to, and Mr. Quinlisk was appointed such committee, and reported the bill amended as instructed.

Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 36, strike out the word "with" and all of lines 37 and 38 and insert the following:

"but if said application be made after June first of any year, the fee for such registration shall be one-half the annual fees provided herein, and provided further that if any owner of a motor vehicle shall sell or exchange his machine for another during the year, he shall only be required to pay to the secretary of state for exchanging the distinctive numbers theretofore issued to him, for another set of numbers, the difference in the rating of the horsepower, together with the sum of one dollar."

The motion was agreed to, and Mr. Terrell was appointed such committee, and reported the bill amended as instructed.

Mr. King, of Ashtabula moved to refer the bill to a select committee of one, with instructions to amend as follows:

That lines 80, 81, 82, 83, 84, 85, 86, and 87 be stricken out and that the following be inserted:

"A person operating a motor vehicle as a chauffeur shall file, by mail or otherwise, with the secretary of state or his duly authorized agent upon blanks prepared under the authority of the secretary of state, an application for registration. The secretary of state shall appoint

examiners and cause examinations to be held at convenient points throughout the state as often as may be necessary. Before any certificate of registration is granted, the applicant shall pass such examination as to his qualifications as the secretary of state shall require. No chauffeur's certificate of registration shall be issued to any person under sixteen years of age. Every application for a certificate of registration as a chauffeur shall be sworn to before some officer authorized to administer oaths, and must contain the name and address of the applicant, together with a statement that he is of sound mind and memory and physically competent to operate a motor vehicle, together with a description of the vehicle, the trade name and kind or kinds of motor vehicle he is competent to operate and whether or not such applicant has been convicted of violating a provision of this chapter or the penal statutes relating thereto, giving the date or place of such conviction and the provision of law so violated and must be accompanied with a registration fee of three (\$3.00) dollars.

The motion was agreed to and Mr. King, of Franklin, was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", Mr. Warnes moved that further consideration of said bill be postponed and H. B. No. 549, be made a special order for 5:00 o'clock p. m. Thursday.

The motion was disagreed to.

Mr. Warnes moved that the vote by which the amendment of Mr. Quinlisk, was agreed to, be reconsidered.

The motion was disagreed to.

Mr. Warnes moved that the vote by which the amendment of Mr. Terrell was agreed to, be reconsidered.

The motion was agreed to.

The question being "Shall the motion of Mr. Terrell to refer with instructions to amend be agreed to?"

Mr. Welsh moved that further consideration be postponed until Friday at 11:00 o'clock a. m.

The motion was agreed to.

On motion of Mr. Lowry, the House adjourned at 12:35 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Thursday, April 17, 1913, 1:30 o'clock p. m.

The House met pursuant to adjournment.

The journal of yesterday was read and approved.

1:32 o'clock p. m.

Attention of the House was called to the special order for this hour, being consideration of the minority and majority reports of the committee on Liquor Traffic and Temperance on S. B. No. 203 — Mr. Greenlund.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 357 — Mr. Clark. To regulate the sale of bonds, stocks and other securities.

With the following amendments in which the concurrence of the House of Representatives is requested:

Insert parenthesis after the word "association" in line 7 and after the word "state" in line 7-a of this bill.

In line 10 strike out the word "mercantile".

In line 7-a after the word "state" insert the following: "or by any taxing subdivision of any other state, territory, province, or foreign government".

In line 158 after the word "securities" insert "if issued by any company".

In line 168 insert the following: "(d). If the securities be of a taxing subdivision of any other state, territory, province or foreign government, and are not an obligation of the entire taxing subdivision and payable out of the proceeds of a general tax, there shall be filed the information required by paragraph (c) and (e) of this section and, in addition thereto a statement of the licensee, setting forth the nature of the obligation of such securities, how payment of the same is secured and that, to the best of his knowledge, there is no default in the payment of any part of the interest or principal of such securities and are no adjudications adversely affecting, or pending suits questioning the validity of the same;"

In line 169 change "(d)" to "(e)".

In line 202 after the word "securities" insert the words "of the classes referred to in section nine hereof".

In line 223 after the word "state" insert "or invested as provided in sections ninety-five hundred and eighteen and ninety-five hundred and nineteen of the General Code".

Strike out the title and insert in lieu thereof the following:

"to regulate the sale of bonds, stocks, and other securities, and of real estate not located in Ohio, and to prevent fraud in such sales."

Strike out all of section 15, and substitute therefor the following: "Section 15. No person or company, other than a dealer licensed as hereinbefore provided, shall within this state, in repeated or successive transactions, deal in real estate not located in Ohio; and, unless so licensed and the "commissioner" shall issue his certificate as provided in the following section, and, prior to such issuance, there shall, together with a filing fee of ten dollars, be filed with the "commissioner" an application for such certificate and a written statement of the dealer containing a pertinent description of the real estate the disposal of all or a part of which is sought to be made, the nature and source of title of the owner thereto, and the amount or value and the nature of the consideration paid or allowed by him therefor, it shall, within this state, be unlawful:

(a) For any corporation or any person, association or co-partnership doing business under any name other than the name or names of such person or of all the members of such association or co-partnership to dispose or offer to dispose of any real estate not located in Ohio.

(b) For any person or company to sell or offer for sale any such real estate, the owner of which is, or is represented to the purchaser to be, a corporation, or any person or company of the character described in the

foregoing paragraph, where such corporation, person or company is engaged in the business of dealing in real estate.

This section shall apply where the title to such property is held in the name of a trustee for any corporation or for any such described person or company; but it shall not be deemed to prohibit the disposal by an owner of his own property, in good faith and not for the purpose of avoiding the provisions of this act, where the transaction is not one of repeated transactions of a similar nature, performed as a part of the business of dealing in real estate; nor shall it be deemed to prohibit a railroad company having an immigration bureau or department from advertising either directly or through its accredited representatives, the fact that there are along its route lands for colonization or sale; provided that such advertising be not of specific tracts of real estate, and not for the purpose of avoiding the provisions of this act.

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 83, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilrain,	Rhulman,
Agler,	of Morrow,	King,	Robinson,
Anderson,	Davis,	of Ashtabula,	Schaefer,
Barthelmeh,	Deaton,	King,	Schweikert,
Behne,	Dickson,	of Franklin,	Shanley,
Beyer,	Diser,	Kramer,	Siebert,
Bishop,	Ertel,	Lambert,	Smith,
Black,	Etling,	Leist,	of Morgan,
of Hamilton,	Fell,	McCormick,	Sweeney,
Black,	Fellinger,	McGuffey,	Tetlow,
of Wyandot,	Foreman,	Mills,	Venus,
Boggs,	Freeman,	Morris,	Vollmer,
Bonnell,	Frick,	Nungesser,	Vonderheide,
Bour,	Fulton,	Nye,	Walsh,
Brown,	Gilson,	Orlikowski,	Warnes,
of Ashland,	Hoaglin,	Orrison,	Welsh,
Cameron,	Hoffman,	Pence,	Williams,
Capelle,	Holl,	Plank,	Winans,
Carroll,	Hoover,	Plumb,	Wintermute,
Chapman,	Horwitz,	Reid, of Fayette,	Winters,
Collins,	Kennedy,	Reighard,	Woodworth,
Colter,	Kessler,	Reppert,	Young—83.
Cooper,	Kilpatrick,		

The Senate amendments were concurred in.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 499 — Mr. Kilpatrick. To amend sections 4227-1, 4227-2, 4227-3, 4227-4, 4227-5 and 4227-6 of the General Code as enacted June 14th, 1911, providing for the Initiative and Referendum in municipal corporations.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 29 after the word "mayor" insert a "comma".

In line 41 strike out the first word "and".

In line 23 substitute for the word "forty" the word "thirty".

In line 28 substitute for the word "forty" the word "thirty".

In line 43-a substitute for the words "foot frontage" the words "feet front".

After line 36, add the following paragraph:

"Nothing in this act shall prevent a municipality after the passage of any ordinance or resolution from proceeding at once, to give any notice, or make any publication required by such ordinance or resolution."

In line 17, after the word "petition", add the following:

"Any ordinance or measure proposed by initiative petition may also be submitted to the qualified electors of such municipal corporation at any special election instead of a regular or general election provided that thirty days' notice is given by the council of the municipality, and such election is regularly called by such council under the general laws".

In line 35, after the word "petition" strike out the word "and", insert a period and insert the following sentence: "An ordinance or measure proposed by initiative petition may also be submitted to the qualified electors of such municipal corporation at any special election instead of a regular or general election provided that thirty days' notice is given by the council of the municipality, and such election is regularly called by such council under the general laws".

In line 35, begin the word "no" with a capital letter.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 82, nays 4, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	King,	Rhulman,
Agler,	Dickson,	of Ashtabula,	Robinson,
Anderson,	Diser,	King,	Schaefer,
Barthelmeh,	Doster,	of Franklin,	Schweikert,
Beatty,	Duffey,	Kramer,	Scott,
Beyer,	Ertel,	Lambert,	Shanley,
Black,	Etling,	Leist,	Siebert,
of Wyandot,	Fell,	Lowry,	Smith,
Bour,	Foreman,	Lustig,	of Morgan,
Brennan,	Freeman,	McCormick,	Snyder,
Brown,	Frick,	McGuffey,	of Pickaway,
of Ashland,	Fulton,	Morris,	Sweeney,
Brown, of Union,	Hastings,	Murphy,	Tetlow,
Cameron,	Hoaglin,	Nungesser,	Venus,
Carroll,	Hoffman,	Nye,	Vollmer,
Chapman,	Holl,	Orlikowski,	Warnes,
Colter,	Horwitz,	Orrison,	Welsh,
Conover,	Hunter,	Pence,	Winans,
Cooper,	Kathe,	Plank,	Wintermute,
Criswell,	Kessler,	Quinlisk,	Winters,
of Morrow,	Kilpatrick,	Reppert,	Woodworth,
Davis,	Kilrain,	Reynolds,	Young—82.
Deaton,			

Messrs. Capelle, Gilson, Hoover and Jackson voted in the negative.

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 522 — Mr. Smith, of Butler. To provide optional plans of government for municipalities and permitting the adoption thereof by popular vote in accordance with article XVIII, section 2, of the constitution of Ohio.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 96, strike out the words "as provided by law" and insert in lieu thereof the following: "at a primary election held on the second Tuesday preceding the regular municipal election and the names of no other candidates shall be printed on the official ballot at the regular election except those selected in the manner provided herein".

After line 116 insert the following:

"SECTION 4. Primary election. Any elector of the municipality may become a candidate for any *elective* office herein provided and have his name printed on the primary ballot by filing with the election authorities a petition signed by the electors of the municipality equal in number to two percentum of those who voted at the last regular municipal election. Such nomination petitions shall be signed, filed and verified in the manner prescribed by general law and shall be filed with the election authorities at least thirty days prior to the date of holding the election at which the petitioner seeks to be a candidate. Only those candidates equal to twice the number of places to be *filled* in each office, who respectively receive the highest number of votes at the primary election, shall have their names printed on the ballot for the regular municipal election, provided that if there be any person who would have been entitled to have his name printed on the regular election ballot except for the fact that some other candidate received the same number of votes at the primary election, then all such persons receiving such equal number of votes shall have their names printed on the ballots at the regular election."

In line 133 strike out the numeral "4" and insert "5".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", Mr. Warnes demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 32, nays 81, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Mills,	Stivers,
Agler,	Deaton,	Nye,	Terrell,
Barthelmeh,	Diser,	Orlikowski,	Tetlow,
Beyer,	Etling,	Plank,	Thatcher,
Bigelow,	Fell,	Read of Summit,	Vollmer,
Colter,	Horwitz,	Robinson,	White,
Cooper,	Kemerer,	Shanley,	Winans,
Criswell,	Kilpatrick,	Smith, of Butler,	Young—32.
of Morrow,			

Those who voted in the negative are: Messrs.

Anderson,	Cowan,	Jenkins,	Reppert,
Appenzeller,	Crawford,	Kathe,	Reynolds,
Beatty,	Detrick,	Kennedy,	Rhulman,
Behne,	Dickson,	Kessler,	Schaefer,
Bishop,	Donaldson,	Kilrain,	Schweikert,
Black,	Doster,	King,	Scott,
of Hamilton,	Duffey,	of Franklin,	Siebert,
Black,	Ertel,	Kramer,	Smith,
of Wyandot,	Foreman,	Lambert,	of Morgan,
Boggs,	Freeman,	Leist,	Snyder,
Bonnell,	Frick,	Lowry,	of Hamilton,
Bour,	Fulton,	Lustig,	Snyder,
Brennan,	Gilson,	McCormick,	of Pickaway,
Brown,	Guthery,	McGuffey,	Sweeney,
of Ashland,	Hastings,	Morris,	Thomas,
Brown, of Union,	Hite,	Mueller,	Venus,
Cameron,	Hoaglin,	Murphy,	Vonderheide,
Capelle,	Hoffman,	Nungesser,	Walsh,
Carroll,	Holl,	Orrison,	Welsh,
Chapman,	Hoover,	Pence,	Wintermute,
Collins,	Hunter,	Plumb,	Winters,
Conover,	Jackson,	Quinlisk,	Woodworth—81.

The Senate amendments were not concurred in.

The consideration of the minority and majority reports of the committee on Liquor Traffic and Temperance on S. B. No. 203, Mr. Greenlund, being a special order for 1:32 o'clock p. m. was taken up.

The question being "Shall the motion of Mr. Cooper to substitute the minority report for the majority report be agreed to?", Mr. Bigelow demanded the previous question upon the motion, which was duly seconded. The question being "Shall the debate now close?", the yeas and nays were demanded, taken and resulted—yeas 58, nays 61, as follows:

Those who voted in the affirmative are: Messrs.

Appenzeller,	Collins,	Kennedy,	Siebert,
Beatty,	Colter,	Kilrain,	Smith, of Butler,
Behne,	Cowan,	Lowry,	Snyder,
Beyer,	Dickson,	Lustig,	of Hamilton,
Bigelow,	Donaldson,	Mueller,	Snyder,
Bishop,	Doster,	Murphy,	of Pickaway,
Black,	Duffey,	Nungesser,	Sweeney,
of Hamilton,	Fellinger,	Nye,	Terrell,
Bour,	Frick,	Orlikowski,	Thomas,
Brennan,	Fulton,	Orrison,	Venus,
Cameron,	Guthery,	Quinlisk,	Vollmer,
Capelle,	Hoffman,	Reppert,	Vonderheide,
Carroll,	Holl,	Reynolds,	Walsh,
Chapman,	Horwitz,	Schaefer,	Warnes,
Clark,	Kathe,	Schweikert,	Welsh,
			Young—58.

Those who voted in the negative are: Messrs.

Acker,	Cooper,	Fell,	Kessler,
Agler,	Crawford,	Foreman,	Kilpatrick,
Anderson,	Criswell,	Freeman,	King,
Barthelmeh,	of Coshocton,	Gilson,	of Franklin,
Black,	Criswell,	Hastings,	Kramer,
of Wyandot,	of Morrow,	Hite,	Lambert,
Boggs,	Davis,	Hoaglin,	Leist,
Bonnell,	Deaton,	Hoover,	McCormick,
Brown,	Detrick,	Hunter,	McGuffey,
of Ashland,	Diser,	Jackson,	Mills,
Brown, of Union,	Ertel,	Jenkins,	Morris,
Conover,	Etling,	Kemerer,	Pence,

Those who voted in the negative are: Messrs.—Concluded.

Plank,	Robinson,	Stivers,	Winans,
Plumb,	Scott,	Tetlow,	Wintermute,
Reid, of Fayette,	Shanley,	Thatcher,	Winters,
Reighard,	Smith,	White,	Woodworth—61.
Rhulman,	of Morgan,	Williams,	

The motion was disagreed to.

The question recurring "Shall the motion of Mr. Cooper to substitute the minority report for the majority report of the committee be agreed to?", Mr. Lowry demanded the previous question upon the motion, which was duly seconded.

The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the motion of Mr. Cooper to substitute the minority report for the majority report of the committee be agreed to?", the yeas and nays were demanded; taken and resulted—yeas 52, nays 68, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kemerer,	Robinson,
Agler,	Deaton,	Kessler,	Scott,
Anderson,	Detrick,	Kilpatrick,	Shanley,
Barthelmeh,	Diser,	King,	Smith,
Boggs,	Fell,	of Franklin,	of Morgan,
Bonnell,	Foreman,	Kramer,	Stivers,
Brown, of Union,	Freeman,	Lambert,	Tetlow,
Conover,	Gilson,	McCormick,	Thatcher,
Cooper,	Hastings,	Pence,	White,
Crawford,	Hoaglin,	Plank,	Williams,
Criswell,	Hoover,	Plumb,	Winans,
of Coshocton,	Hunter,	Reid, of Fayette,	Wintermute,
Criswell,	Jackson,	Reighard,	Winters,
of Morrow,	Jenkins,	Rhulman,	Woodworth—52.

Those who voted in the negative are: Messrs.

Appenzeller,	Collins,	King,	Schaefer,
Beatty,	Colter,	of Ashtabula,	Schweikert,
Behne,	Cowan,	Leist,	Siebert,
Beyer,	Dickson,	Lowry,	Smith, of Butler,
Bigelow,	Doster,	Lustig,	Snyder,
Bishop,	Duffey,	McGuffey,	of Hamilton,
Black,	Ertel,	Mills,	Snyder,
of Hamilton,	Etling,	Morris,	of Pickaway,
Black,	Fellinger,	Mueller,	Sweeney,
of Wyandot,	Frick,	Murphy,	Terrell,
Bour,	Fulton,	Nungesser,	Thomas,
Brennan,	Guthrey,	Nye,	Venus,
Brown,	Hite,	Orlikowski,	Vollmer,
of Ashland,	Hoffman,	Orrison,	Vonderheide,
Cameron,	Holl,	Quinlisk,	Walsh,
Capelle,	Horwitz,	Read of Summit,	Warnes,
Carroll,	Kathe,	Reppert,	Welsh,
Chapman,	Kennedy,	Reynolds,	Young—68.
Clark,	Kilrain,		

The motion was disagreed to.

The question recurring "Shall the amendments as submitted by the majority of the committee on Liquor Traffic and Temperance, be agreed to?"

The amendments were agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

On motion of Mr. Welsh, the rule requiring bills after being reported by committee to be placed upon the calendar for second reading for the second day following, was suspended, and S. B. No. 203 was engrossed at the clerk's desk and read the second time.

The question being "Shall the bill be read the third time?", Mr. Winters moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out sections one to thirty-two, inclusive.

Strike out sections thirty-four to sixty-two, inclusive, and substitute the following in lieu thereof:

"SECTION 1. In counties in which the sale of intoxicating liquor is not prohibited, the county auditor, the county treasurer, and the president of the board of county commissioners shall constitute a board to be known as the "County Liquor Licensing Board".

SECTION 2. When by an election held in any county the sale of intoxicating liquor is prohibited, the duties of the county liquor licensing board shall terminate, and when by an election held in any county the sale of intoxicating liquors becomes lawful, the county auditor, the county treasurer and the president of the board of county commissioners shall constitute the licensing board of such county with full power and authority to perform all the duties required of it by the provisions of this act.

SECTION 3. Such board shall elect one of its members chairman and appoint a secretary and such number of clerks, stenographers and assistants as it may require, and fix their compensation. It shall be the duty of the county commissioners to provide adequate rooms and accommodations for the use of said board and its office force, together with all necessary furniture, books, blanks, stationery and office supplies for temporary use, as may be required to carry out the provisions of this act. The secretary, clerks and other assistants shall serve for such time as the board may designate.

SECTION 4. The county liquor licensing board shall grant, issue, and renew all licenses to traffic in intoxicating liquors within the county and subject to their approval permit transfer thereof, and shall perform such other duties as now are, or may hereafter be prescribed by law, to enforce the provisions of this act.

SECTION 5. Beginning on the first Monday of September of each year, applications for license to traffic in intoxicating liquors may be filed with the county liquor licensing board and after the publication of the notice required by section 16 of this act, such board shall hear such applications in the order of their filing, all such applications to be heard prior to the fourth Monday in November of each year.

SECTION 6. Whenever a license is revoked or for any cause cancelled in territory wherein the sale of intoxicating liquors are not prohibited, the board shall permit applications to be filed with it for licenses for such revoked or cancelled licenses, and grant licenses therefor, subject to the provisions of this act.

SECTION 7. The license year shall begin on the fourth Monday of November, 1913, and extend to the fourth Monday in November of the following year, and continue each year thereafter terminating on the fourth Monday of November of each year.

SECTION 8. License shall not be issued to a person nor to a firm comprising a person who is not a citizen of the United States, nor to

a person of unsound mind, nor to a non-resident of the county, nor to a person interested in any other place where intoxicating liquors are sold nor to a person not of good moral character, nor to a person not pecuniarily interested in the business for which the license is sought, nor unless such person, or persons are the only ones so interested, and no other person shall be pecuniarily or otherwise interested in such business during the continuance of such license. If the interest of any other person be made to appear the board shall revoke the license.

SECTION 9. Licenses shall either be wholesale licenses or saloon licenses. Liquors, under a wholesale license, shall not be sold in a less quantity than one gallon, at one time, of the same kind of liquor, no part of which shall be consumed upon the premises. Liquors may be sold, under a saloon license in any quantity less than one gallon at one time, of the same kind of liquor, and consumed on or off the premises.

SECTION 10. Not more than one saloon shall be licensed in any township or municipal corporation which contains a population of less than five hundred, nor more than one saloon for each five hundred population in other townships and municipal corporations.

SECTION 11. The basis for determining the population of any township or municipal corporation shall be the last preceding federal census, with such increase or decrease each year as may be shown by the average yearly increase or decrease in population in that township or corporation in the ten years preceding such last federal census, using the same rule in estimating the population that is used by the Federal Census Department.

SECTION 12. Where the population of any township, city or village containing less than five thousand permanent residents, according, to the last preceding federal census, fluctuates by an increase during the summer months, the County Liquor Licensing Board may include, as part of the population in determining the number of licenses to be issued, such temporary increase of population, and for such purpose may take an enumeration between the first day of June and the first day of September thereof; licenses granted on such temporary increased population shall begin on June first and terminate on October first of each year.

SECTION 13. Applications for licenses to traffic in intoxicating liquors shall be filed with the board upon blanks which it shall provide. Each applicant shall state therein:

(a) If a person, his full name and address; if a partnership or association, the names of all persons interested therein, and the address of each; if a corporation, a complete list of its officers, with their addresses, and if a foreign corporation, the place where incorporated and home office, together with a list and address of its officers.

(b) A description of the premises and the room wherein it is proposed to carry on the business, including the street and number, if there be such.

(c) The fact that the applicant is not interested in any way in a business conducted at any other place where intoxicating liquors are sold or kept for sale as a beverage.

(d) The age of the applicant, if an individual, the names of the managing agent, if a corporation, and the fact of citizenship.

(e) Whether a previous license issued to the applicant has been revoked.

(f) The name of the owner of the premises and his address.

(g) Whether the applicant, within five years last past, has been engaged in the sale of intoxicating liquors, and if so, when, where and how long in each place.

(h) Whether the license desired is a wholesale or saloon license.

(i) Whether the applicant has previously been convicted of any violation of this act.

SECTION 14. The truth of the facts set forth in each application shall be sworn to by each applicant, and if it be a corporation, by one of its chief officers.

SECTION 15. Any citizen may register with the county board protests against the granting of licenses or in favor of the revocation of any license. Said protests shall set forth the facts upon which the complaint is based, and shall be signed and sworn to by the complainant or complainants.

SECTION 16. At least ten days before any application for a license, transfer or removal shall be granted or issued, the board shall cause to be published a notice containing the name and address of the applicant and the place where the business is proposed to be conducted, in a newspaper of general circulation in the county, and if there be a daily newspaper of such general circulation published therein, such publication shall be made in such newspaper.

SECTION 17. The board, before the commencement, of each license year, shall make a careful estimate of the cost of the administration of its duties, including necessary furniture, books, blanks, stationery and office supplies, and the compensation of the secretary, clerks and assistants, stationery, supplies and expenses of the publication of notices, and shall fix, impose and collect application and license fees in such amount, not exceeding five dollars for each application for, and not exceeding twenty five dollars for each license granted, as in its opinion, will cover the cost of such administration, which fees, as a condition precedent to the filing of such applications, and the issuing of such licenses, shall be paid by the applicants and licensee. All fees collected shall be paid into the county treasury. The compensation of clerks and assistants, stationery, supplies and expenses of publication, shall be paid out of the fund arising from the collection of such fees, upon vouchers signed by a majority of the board, directed to the county auditor, who shall issue his warrant therefor upon the treasurer. In anticipation of the collection of such fees, payments may be made for such expenses of administration, in the manner aforesaid, out of the general fund of the county.

SECTION 18. The board shall keep a complete record of all applications and of the granting, issuance, renewal and transfer of all licenses, which record shall show the name and address of all applicants and of the licensee, and of the convictions, the place where the business is carried on, and the revocation of the license, if such be the case, and the cause thereof, which record shall be at all times open to public inspection.

SECTION 19. A second conviction for the violation of any of the provisions of this act or any law or ordinance relating to the tariff in intoxicating liquors shall operate as a revocation of a license, and no license shall thereafter be granted to such licensee.

SECTION 20. No applicant shall have issued to him a license for the sale of intoxicating liquors, until there is executed by such applicant, a bond unto the state of Ohio in the sum of two thousand dollars with surety to the approval of the license board. Such bond shall be conditioned, that the applicant will faithfully comply with the provisions of this act and the laws of the state providing against the evils resulting from the sale of intoxicating liquors, and that the applicant will pay all costs

and damages that may accrue to any person by reason of any violation of the conditions of such bond. Such bond shall be filed with the county treasurer of the county where executed.

SECTION 21. Every license shall specify the township, city or village, the street and number, if any, and the particular portion of the building or premises, in or on which liquors are to be sold, and no liquors shall be sold in any other part of such building or premises.

SECTION 22. The conviction of any person for violating any of the criminal laws of this state or the ordinances of any municipal corporation providing against the evils resulting from the sale of intoxicating liquors shall be deemed and held to be a violation of the provisions of this act, and a second violation thereof shall operate as a revocation of any license granted to such convicted person and the licensing board shall cause such license to be cancelled forthwith.

SECTION 23. The sale of intoxicating liquors in less than one gallon quantities without a license so obtained is hereby declared to be a misdemeanor and any person convicted of such sale shall be punished as provided in section 40 of this act.

SECTION 24. License to sell intoxicating liquors shall be kept posted in a prominent place in the enclosure or room where such liquors are sold by the person to whom such license is granted. A violation of this act shall operate as a revocation of such license.

SECTION 25. If an application be rejected, notice in writing shall be promptly mailed to the applicant at his address. He shall, upon request in writing made within two days after such notice, be granted a re-hearing, upon giving security for costs in such amount as may be prescribed by the board. He shall have access to all objections that may have been filed against the application. Such re-hearing shall be held within three days after the filing of the request and the hearing thereon shall be public. The applicant shall have the right to be heard in person or by council; the township trustees or the municipal corporation, through its law officers and the prosecuting attorney of the county and not more than two persons among those filing objections, shall have the right to be heard on such re-hearing.

SECTION 26. Upon the application of a licensee who desires to sell or transfer his business to another joined with the application of the latter, and upon payment of a fee of \$25.00 the board shall, if the proposed purchaser or transferee have the qualifications required by law, endorse upon the original license, the words, "Regranted to"; and the person, partnership, corporation or association to whom such license has been re-granted shall hold the license for the remainder of the license year, and shall have all the privileges and be subject to all the liabilities of the original licensee. The transferee must, in the application for transfer, set forth all the facts required of an original applicant, and shall, in all respects, have the same qualification, give like bond and be subject to all the conditions of an original applicant.

SECTION 27. The removal by a licensee of the place of business, without the consent of the board endorsed upon the license certificate, shall operate as a revocation thereof. Permission may be granted by the board to remove the location of the business of a licensee if satisfied with the proposed change of location.

SECTION 28. Upon the death of a member of the partnership to which a license has been granted the license shall continue in force as to

the surviving partner or partners and they shall have all the rights and privileges and the same proceedings may be had in respect to such business as are now or may be provided by law with respect to other partnerships.

SECTION 29. Upon the death of a member of any corporation or association having an interest in any license granted to such corporation or association, all laws relating to the settlement of the estates of deceased persons, shall be applicable in the settlement of the interest of such deceased persons in such license.

SECTION 30. If the number of saloon licenses issued in any township or municipal corporation are less in number than the maximum permitted by law, the board shall at any time during the license year receive applications for and grant licenses within such maximum for the remainder of the license year.

SECTION 31. The board may grant saloon licenses to a steam-boat company at its home port, which license shall authorize the sale of liquors only while such steamboat is in motion and on regular schedule trips, and are operated by such steamboat company.

SECTION 32. The board may begin prosecution for violation of any of the provisions of this act and make investigation with respect to any application for license, renewal or transfer thereof, and to that end may summon witnesses and enforce any order made by it for the production of books and papers. Each member of the board may administer oaths. In case of disobedience upon the part of any person to comply with any order of the board, or a subpoena, or on refusal of a witness to testify to any matter which may be lawfully investigated before the board, the common pleas court of the county, on application of a member of the board, shall compel obedience by attachment proceedings as for contempt as in the case of disobedience of the command and requirements of a subpoena issued by such common pleas court or a refusal to testify therein.

SECTION 33. Such prosecutions may be begun in any manner now provided by law for complaints and prosecutions in criminal cases in the common pleas or probate court, or before a mayor or justice of the peace, and the proper officer of such courts shall serve all process and necessary writs, and for their services such courts and officers shall receive the same fees as are now received by them for like services. Any fine imposed or costs adjudged by such courts in any case may be collected the same as in other proceedings before them. The board in making investigations may require the sheriff, police officials or constables to serve all necessary writs and process, and like fees shall be paid to such officials as are now received by them for like services.

SECTION 34. In determining which applicant shall have the precedence in securing a license, the licensing board shall grant such license to those whose record for the observance of law is best, and in the renewal of license, the applicants which have not been convicted of violating the law regarding the liquor traffic, or against whom *no complaint* has been filed with the licensing board, or in any court, shall have precedence over other applicants, who have been convicted or against whom sworn complaints have been substantiated.

SECTION 35. Upon the expiration of a license it shall be renewed upon the application of the license, subject to the same conditions, qualifications and limitations applicable to an original application.

SECTION 36. When any license for the sale of intoxicating liquors shall be obtained by fraud, or misrepresentation, the licensing board, upon due proof, that said license was so obtained, shall revoke the same, and all moneys paid therefor shall be forfeited.

SECTION 37. That section 6071 of the General Code shall be amended to read as follows:

Sec. 6071. Upon the business of trafficking in spirituous vinous, malt or other intoxicating liquor, there shall be assessed yearly and paid into the county treasury, * * * as provided in section 6072, and following sections, of the General Code, by each person, corporation or co-partnership engaged therein, the sum of one thousand dollars (\$1000.00) to be distributed as now provided by law whether such traffic is conducted with or without license.

SECTION 38. That section 6065 of the General Code shall be amended to read as follows:

Sec. 6065. The phrases "trafficking in intoxicating liquor" as used in this chapter and in the penal statutes of this state, means the buying or procuring and selling of intoxicating liquor otherwise than upon a prescription issued in good faith by a reputable physician in active practice, or for the exclusively known mechanical, pharmaceutical, or sacramental purposes. Such phrase does not include the manufacture of intoxicating liquor from the raw material and the sale thereof * * * by the manufacturer thereof at the place where manufactured in quantities of one gallon or more at one time, where such liquors are not to be consumed on the premises of the manufacturer, nor the sale thereof in not less than two and one-half gallon quantities, from any conveyance of the manufacturer to a licensee or in such quantity to individual consumers in territory wherein the sale of intoxicating liquors are not prohibited by law.

SECTION 39. That sections 6072, 6073, 6074, 6075, 6076, 6077, 6078, 6079, 6080, 6081, 6082, 13219, 6085, 6086, 6087, 6088, 6089, 6090, 6091, 6092, 6093, 6094, 6094-1, 6095, 5669, 6096, of the General Code and the provisions of all sections of the General Code relating to the traffic in intoxicating liquors are specifically retained in force and are hereby made applicable to the provisions of this act.

SECTION 40. The sale of intoxicating liquors contrary to any of the provisions of this act is hereby declared to be a misdemeanor, and whoever is convicted of making such sale shall be fined not less than two hundred dollars (\$200.00) nor more than five hundred dollars (\$500.00), and for a second conviction therefor, shall be fined not less than five hundred dollars (\$500.00) nor more than one thousand dollars (\$1,000.00) or imprisoned in the county jail for not less than thirty days nor more than three months or both, and such second conviction shall operate as an immediate revocation of the license issued to the person found guilty of such violation, and the licensing board shall cause such license to be cancelled forthwith. And in addition thereto all payments made by such convicted person or persons shall be forfeited.

SECTION 41. The decision of the board shall be final upon all matters pertaining to the granting of licenses, except that such board shall upon application therefor, grant the maximum number of licenses authorized by law. Subject to the foregoing provisions, the decision of the board shall be final in rejecting applications for license. Its decision shall be final in revoking a license for a second conviction of any licensee, after final hearing. For any violation of any other provisions

of this act, or any law or ordinance regulating the traffic in intoxicating liquors, any licensee shall have such right of appeal, or to prosecute error, as is now, or may be provided by law.

SECTION 42. That sections 6065 and 6071 are hereby repealed. This act shall be in force and in full effect on and after the first day of September, 1913, except as to the penal sections which shall take effect and be in force on and after the fourth Monday in November, 1913.

The question being "Shall the motion of Mr. Winters be agreed to?", the yeas and nays were demanded, taken and resulted—yeas 51, nays 69, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kilpatrick,	Rhulman,
Agler,	Deaton,	King,	Robinson,
Anderson,	Detrick,	of Franklin,	Scott,
Barthelmeh,	Diser,	Kramer,	Shanley,
Boggs,	Fell,	Lambert,	Smith, of Morgan,
Bonnell,	Freeman,	Leist,	Stivers,
Brown,	Gilson,	McCormick,	Tetlow,
of Ashland,	Hastings,	Morris,	White,
Brown, of Union,	Hoaglin,	Pence,	Williams,
Conover,	Hoover,	Plank,	Winans,
Cooper,	Hunter,	Plumb,	Wintermute,
Crawford,	Jackson,	Reid, of Fayette,	Winters,
Criswell,	Jenkins,	Reighard,	Woodworth—51.
of Morrow,	Kemerer,		

Those who voted in the negative are: Messrs.

Appenzeller,	Criswell,	Kessler,	Schweikert,
Beatty,	of Coshocton,	Kilrain,	Siebert,
Behne,	Dickson,	King,	Smith, of Butler,
Beyer,	Donaldson,	of Ashtabula,	Snyder,
Bigelow,	Doster,	Lowry,	of Hamilton,
Bishop,	Duffey,	Lustig,	Snyder,
Black,	Ertel,	McGuffey,	of Pickaway,
of Hamilton,	Etling,	Mills,	Sweeney,
Black,	Fellinger,	Mueller,	Terrell,
of Wyandot,	Foreman,	Murphy,	Thatcher,
Bour,	Frick,	Nungesser,	Thomas,
Brennan,	Fulton,	Nye,	Venus,
Cameron,	Guthery,	Orlikowski,	Vollmer,
Capelle,	Hite,	Orrison,	Vonderheide,
Carroll,	Hoffman,	Quinlisk,	Walsh,
Chapman,	Holl,	Read, of Summit,	Warnes,
Clark,	Horwitz,	Reppert,	Welsh,
Collins,	Kathe,	Reynolds,	Young—69.
Colter,	Kennedy,	Schaefer,	

The motion was disagreed to.

Mr. Reid moved to refer the bill to a select committee of one, with instructions to amend as follows:

After the period in line 2 strike out all of the remainder of said section and the sections from 2 to 15 inclusive, and insert in lieu thereof the following:

There shall be elected at the November election, 1913, for the term of one year, and at the November election, 1914, and at the November election every two years thereafter for the term of two years, a county liquor licensing officer, in each county of the state wherein the traffic in intoxicating liquor is not prohibited throughout the county by law, who shall be empowered to grant, revoke, issue, renew and transfer all li-

censes to traffic in intoxicating liquors, as provided by law in the county wherein said county license officer resides, and to perform such other duties in connection therewith as may be required by law.

SECTION 2. Said county licensing officer in each of said counties entitled to elect the same shall be nominated and elected on a non-partisan ballot, and at the primary election to be held in the year 1913 for the election of municipal and township officers, a separate ballot and ballot box shall be provided by the county board of deputy state supervisors of election in each county, for each voting precinct therein, and all candidates eligible for said office in any county shall have their names printed upon the same ballot, and in the same column and at said primary election the two candidates receiving the highest number of votes shall be declared nominated for such office, and their names shall be printed and placed in the same column, upon a non-partisan ballot at the November election following; and in the year 1914, and every two years thereafter, such nomination for said office shall be made in like manner as herein provided at the time fixed by law for the nomination of county officers, and the two candidates receiving the highest number of votes at such primary shall have their names printed, in the same column, on a non-partisan ballot, at the November election following, and the candidate receiving the highest number of votes at such election shall be declared elected to such office for a term of two years, beginning on the fourth Monday in November next after said election, and continuing until his successor is duly elected and qualified; and the candidate so elected in the year 1913 shall enter upon his duties as County Liquor Licensing Officer on the fourth Monday in November, 1913, and continue until his successor is duly elected and qualified as herein provided.

The county deputy state supervisors of elections shall furnish said ballot for nominations and elections for county licensing officer, as herein provided. There shall be no party emblem at the top of the ticket and the names in each column shall rotate the same as in the election for judges as provided by section 5054-4. of the General Code.

In the event at any primary election herein stipulated any candidate receiving more than a majority of all the votes cast for all the candidates, then such candidate receiving a majority of all the votes shall be declared elected by the county board of state supervisors of elections and a certificate of election shall be issued to him and no other vote be taken for such office at the November election following such primary.

SECTION 3. Any qualified elector of the county who is not pecuniarily interested in the sale of intoxicating liquors, directly or indirectly, either at wholesale or retail, or as agent, employee, or stockholder in any corporation or partnership engaged in the sale or manufacture of intoxicating liquors may become candidate for such nomination by filing with the county board of deputy state supervisors of election a petition with not less than two per cent of the electors of the county thereon, based on all votes cast for governor at the last preceding election for said office in said county; such petition to be filed with said county board of deputy state supervisors of election at least twenty days before the time for holding such primary election, and each candidate for such nomination shall file with said petition an affidavit setting forth his qualifications for said office as herein defined, and said nominating petitions shall be furnished by the county board of deputy state supervisors of election, and shall be sworn to as provided by law for the nominating petitions of candidates for other county offices.

SECTION 4. In case a vacancy occurs more than ten days before any election by reason of death, resignation or otherwise, or any nominee for such office, such vacancy shall be filled by a nominating committee composed of the county treasurer, auditor and president of the board of county commissioners of such county, who shall certify such nomination of a candidate qualified for such office to the county board of state supervisors of election at least ten days before such election; and in the event of any vacancy in said office after such election by reason of resignation, death or otherwise, such vacancy shall be filled by a qualified elector, appointed by a board composed of the county treasurer, auditor, and president of the board of county commissioners of such county. The record of such appointment shall be entered upon the minutes of the commissioners of such county, and such appointee shall serve until his successor is duly qualified and elected as herein provided.

SECTION 5. Each licensing officer before entering upon the duties of his office, shall have administered an oath of office and shall give bond to the state of Ohio in the sum of \$20,000 in counties having a population of 300,000 or over; in the sum of \$10,000 in counties having a population of more than 100,000 and less than 300,000; and in the sum of \$5,000 in counties having a population less than 100,000, conditioned that such officer shall well and truly perform the duties of his office, and enforce the laws relating to the licensing of the liquor traffic so far as such officer has authority over the same.

No one interested in the manufacture or sale of intoxicating liquors shall be a surety on any bond required to be given by any officer or employe under the provisions of this act; nor shall the secretary or employe of any officer created under this act be interested in the manufacture or sale of intoxicating liquors.

SECTION 6. The salary of said county licensing officer in counties containing more than 300,000 population shall be not less than \$3,000 nor more than \$5,000 per year; in counties containing more than 100,000 and less than 300,000 the salary to be not less than \$2,000 or more than \$3,000; and in all counties less than 100,000 in population the salary shall not be more than \$2,000, said salaries to be fixed by the board of county commissioners at the beginning of each year, and to be paid monthly to such officer from the county treasury upon the warrant of the county auditor.

SECTION 7. The licensing officer may appoint a chief clerk, and when necessary a deputy clerk and such other assistants as he may deem necessary for the transaction of business from time to time. The salary of the chief clerk shall not exceed \$200 per month; and the salary of deputy clerk shall not exceed \$150.00 per month, and in counties having a population of less than 100,000 there shall be but one clerk.

The salary of such clerks and other employees shall be fixed by the county commissioners of the respective counties within the limits herein prescribed.

SECTION 8. The clerk or other employes of the county license officer may be removed by him for any violation or neglect of duty or for other good and sufficient cause.

SECTION 9. Upon the election of the license officer he shall be provided with an office in the county court house or in the county seat by the custodian thereof, or by the county commissioners, and with the necessary furniture. He shall be furnished with the necessary books, stationery and other paraphernalia that may be necessary to carry on

his business, which shall be supplied to him by the county commissioners upon his requisition.

The county licensing officer shall make reasonable rules and regulations for the government of his office, not inconsistent with the laws of the state, and the duties imposed upon such officer by law.

SECTION 10. The licensing officers in each county shall annually issue licenses for not more than one year, with such restrictions and regulations as are hereinafter provided. All licenses shall expire on the first day of each year. Where the traffic in intoxicating liquors is, or may be prohibited under laws applying to counties, municipalities, townships, residence districts or in districts now prescribed by law, the traffic shall not be licensed in any local subdivision while any prohibitory law is in operation therein. Any license granted in such territory shall be null and void.

SECTION 11. Applicants for license to sell intoxicating liquors during any given license year shall file their applications with the county licensing officer upon uniform blanks obtained for said county officer. No application for a saloon license filed with the said county officer before the 20th day of November preceding the said license year and after the 1st day of December preceding the said license year may not be considered by the board until after the beginning of the said license year.

In line 187 strike out "16" and insert "12" and strike out "boards" and insert "officers" in lieu thereof.

In lines 195 and 199 strike out the word "Board" wherever it occurs and insert "officer".

Strike out all of lines 200 to 247 inclusive.

In line 248, strike out "18" and insert "13".

In line 250, strike out "19" and insert "14".

In line 261 strike out "board" and insert "officer".

In lines 276 and 277 strike out the words "board and furnished to the latter by the state liquor licensing board" and insert "licensing officer" in lieu thereof.

In line 293 strike out "board" and insert "officer".

In line 323 strike out "board" and insert "license officer".

In line 325 strike out "state board" and insert "auditor of state".

In line 383 strike out "are made" and insert after "if" the words "qualified persons make".

In lines 401 and 402 strike out all the words in paragraph after "dollars".

In lines 420 and 421 strike out the words beginning with "secretary" and ending with "Ohio", and insert "licensing officer".

In lines 423 and 424 strike out "secretary of the state board" and insert "licensing officer".

In line 497 and 498 strike out all after the period beginning with word "Such".

Strike out lines 515, 516, 517, 518.

In line 572 after period strike out "The" and lines 573, 574, 575.

In lines 665, 666 and 667 strike out "State Board" and insert "Court of Common Pleas."

Strike out lines 685 to 688 inclusive.

In lines 691, 695, 703, 704, 705, 715, 716 strike out "State Board" and insert "the Court of Common Pleas Court."

In line 738 and 739 strike out "The State Licensing Board" and insert "The Treasurer, Auditor, and President of Board of County Commissioners."

In line 741, after licensing board at end of line, insert "to fill vacancies who shall serve until the next ensuing election.

Strike out lines 741, 742, 743, 744, 745 and thereafter in 746.

Strike out lines 752, 753, 754, 755.

In line 796 and 797 strike out words "subject to the approval of the state board".

In line 802, after "to" insert "the county treasurer", and strike out balance of said line and lines 803 to 823, inclusive.

In line 815 strike out words "and at such other times as the state board may require."

In line 826 strike out "state licensing board" and insert, "county auditor".

In line 828 strike out "state board" and insert "auditor," and strike out balance of said line and lines 830, 831, 832, 833 and 827.

In line 981, strike out all after "Felony" and line 982.

In line 1015, strike out "First day of August" and insert "15th day of November".

In line 1024, after the colon strike out all the balance of said section and insert "and in such case appointment shall be made of such officer as provided to fill vacancies until the next election".

Beginning with line 276, strike out the section No. "20" and insert "15" and strike out all section numbers thereafter from "21" to "62" inclusive and insert in lieu thereof consecutively, numbers from "16" to "57" inclusive.

The question being "Shall the motion of Mr. Reid be agreed to?", the yeas and nays were demanded, taken and resulted—yeas 53, nays 66, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kemerer,	Robinson,
Agler,	Deaton,	Kilpatrick,	Scott,
Anderson,	Detrick,	King,	Shanley,
Barthelmeh,	Diser,	of Franklin,	Smith, of Morgan.
Bigelow,	Foreman,	Kramer,	Stivers,
Boggs,	Freeman,	Lambert,	Tetlow,
Bonnell,	Gilson,	Leist,	Thatcher,
Brown, of Union,	Guthery,	McCormick,	White,
Conover,	Hastings,	Pence,	Williams,
Cooper,	Hoaglin,	Plank,	Winans,
Crawford,	Hoover,	Plumb,	Wintermute,
Criswell,	Hunter,	Reid, of Fayette,	Winters,
of Coshocton,	Jackson,	Reighard,	Woodworth—53.
Criswell,	Jenkins,	Rhulman,	
of Morrow,			

Those who voted in the negative are: Messrs.

Appenzeller,	Capelle,	Fulton,	Mills,
Beatty,	Carroll,	Hite,	Morris,
Behne,	Chapman,	Hoffman,	Mueller,
Beyer,	Clark,	Holl,	Murphy,
Bishop,	Collins,	Horwitz,	Nungesser,
Black,	Colter,	Kathe,	Nye,
of Hamilton,	Cowan,	Kennedy,	Orlikowski,
Black,	Dickson,	Kessler,	Orrison,
of Wyandot,	Donaldson,	Kilrain,	Quinlisk,
Bour,	Doster,	King,	Read, of Summit,
Brennan,	Duffey,	of Ashtabula,	Reppert,
Brown,	Fell,	Lowry,	Reynolds,
of Ashland,	Fellinger,	Lustig,	Schaefer,
Cameron,	Frick,	McGuffey,	Schweikert,

Those who voted in the negative are: Messrs.—Concluded.

Siebert,	Snyder,	Thomas,	Walsh,
Smith, of Butler,	of Pickaway,	Venus,	Warnes,
Snyder,	Sweeney,	Vollmer,	Welsh,
of Hamilton,	Terrell,	Vonderheide,	Young—66.

The motion was disagreed to.

Mr. Kilpatrick moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out all of lines 986 up to and including 992.

The question being "Shall the motion of Mr. Kilpatrick be agreed to?", the yeas and nays were demanded, taken and resulted — yeas 20, nays 93, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Freeman,	Lambert,
Anderson,	Detrick,	Hunter,	Rhulman,
Barthelmeh,	Ertel,	Kemerer,	Shanley,
Boggs,	Etlng,	Kennedy,	Vollmer,
Cooper,	Fell,	Kilpatrick,	Williams—20.

Those who voted in the negative are: Messrs.

Appenzeller,	Criswell,	King,	Scott,
Beatty,	of Coshocton,	of Ashtabula,	Siebert,
Behne,	Criswell,	King,	Smith, of Butler,
Beyer,	of Morrow,	of Franklin,	Smith, of Morgan,
Bigelow,	Deaton,	Kramer,	Snyder,
Bishop,	Dickson,	Leist,	of Hamilton,
Black,	Diser,	Lowry,	Snyder,
of Hamilton,	Donaldson,	Lustig,	of Pickaway,
Black,	Doster,	McGuffey,	Stivers,
of Wyandot,	Duffey,	Mills,	Sweeney,
Bonnell,	Fellinger,	Mueller,	Terrell,
Bour,	Foreman,	Murphy,	Tetlow,
Brennan,	Frick,	Nungesser,	Thatcher,
Brown,	Guthery,	Nye,	Thomas,
of Ashland,	Hastings,	Orrison,	Venus,
Brown, of Union,	Hite,	Pence,	Vonderheide,
Cameron,	Hoaglin,	Plank,	Walsh,
Capelle,	Hoffman,	Plumb,	Warnes,
Carroll,	Holl,	Quinlisk,	Welsh,
Chapman,	Hoover,	Read, of Summit,	White,
Clark,	Horwitz,	Reppert,	Winans,
Collins,	Jackson,	Reynolds,	Wintermute,
Colter,	Jenkins,	Robinson,	Winters,
Conover,	Kathe,	Schaefer,	Woodworth,
Cowan,	Kessler,	Schweikert,	Young—93.
Crawford,	Kilrain,		

The motion was disagreed to.

Mr. Detrick moved to refer the bill to a select committee of one, with instructions to amend as follows:

Between the lines 275 and 276 insert the following:

"No license shall be granted within 300 feet of any permanent public or parochial school building, measuring the distance in a straight line following the street from the nearest point of the premises on which such building is located."

The question being "Shall the motion of Mr. Detrick be agreed to?", Mr. Williams moved to amend the instructions to amend as follows:

After the word "granted" insert the words "to operate a saloon".

The question being "Shall the amendment to the instructions to amend be agreed to?", the amendment to the instructions to amend was agreed to.

The question recurring "Shall the motion of Mr. Detrick as amended, be agreed to?", Mr. Bigelow moved to amend the instructions to amend as follows:

"Except that licenses may be granted within the discretion of the commissions for the location of saloons within such limitations where saloons existed in such location prior to the enactment of this law".

The question being "Shall the amendment to the instructions to amend be agreed to?", the amendment to the instructions to amend was disagreed to.

The question recurring "Shall the motion of Mr. Detrick as amended be agreed to?", Mr. Black, of Hamilton, demanded the previous question, which was duly seconded.

The question being "Shall the debate now close?", the motion was disagreed to.

The question recurring "Shall the motion of Mr. Detrick as amended be agreed to?", Mr. Detrick moved to amend the instructions to amend as follows:

"This provision shall not apply to a school building in the central or main business portion of a city if all the members of the local and state board consent to the granting of the license."

Mr. Duffey raised a point of order that the amendment was not in proper form.

The speaker sustained the point of order and declared the amendment out of order.

The question recurring "Shall the motion of Mr. Detrick as amended be agreed to?", the yeas and nays were demanded, taken and resulted—yeas 62, nays 58, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Hoaglin,	Plank,
Agler,	of Morrow,	Hoover,	Plumb,
Anderson,	Davis,	Hunter,	Read, of Summit,
Barthelmeh,	Deaton,	Jackson,	Reid, of Fayette,
Beyer,	Detrick,	Jenkins,	Reighard,
Boggs,	Dickson,	Kemerer,	Rhulman,
Bonnell,	Diser,	Kessler,	Robinson,
Brown,	Ertel,	Kilpatrick,	Scott,
of Ashland,	Etling,	King,	Shanley,
Brown, of Union,	Fell,	of Franklin,	Smith, of Morgan,
Collins,	Foreman,	Kramer,	Tetlow,
Conover,	Freeman,	Lambert,	Thatcher,
Cooper,	Gilson,	Leist,	White,
Crawford,	Guthery,	McCormick,	Williams,
Criswell,	Hastings,	McGuffey,	Winans,
of Coshocton,	Hite,	Morris,	Wintermute,
		Pence,	Woodworth—62.

Those who voted in the negative are: Messrs.

Appenzeller,	Chapman,	Horwitz,	Nye,
Beatty,	Clark,	Kathe,	Orlikowski,
Behne,	Colter,	Kennedy,	Orrison,
Bigelow,	Cowan,	Kilrain,	Quinlisk,
Bishop,	Donaldson,	King,	Reppert,
Black,	Doster,	of Ashtabula,	Reynolds,
of Hamilton,	Duffey,	Lowry,	Schaefer,
Bour,	Fellinger,	Lustig,	Schweikert,
Brennan,	Frick,	Mills,	Siebert,
Cameron,	Fulton,	Mueller,	Smith, of Butler,
Capelle,	Hoffman,	Murphy,	Snyder,
Carroll,	Holl,	Nungesser,	of Hamilton,

Those who voted in the negative are: Messrs.—Concluded.

Snyder,	Terrell,	Vonderheide,	Welsh,
of Pickaway,	Thomas,	Walsh,	Winters,
Stivers,	Venus,	Warnes,	Young—58.
Sweeney,	Vollmer,		

The motion was agreed to, and Mr. Detrick was appointed such committee, and reported the bill amended as instructed.

Mr. Kilpatrick moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out all of line 1002 after the word "manufactory".

Strike out lines 1003, 1004, 1005, insert after the word "manufactory" the words "by the manufacturer to retail or wholesale license dealers; nor shall such phrase include the manufacturer of cider or wine and the sale by the manufacturer in quantities of one gallon or more at one time."

The question being "Shall the motion of Mr. Kilpatrick be agreed to?", Mr. Kennedy moved that the House recess until 9:00 o'clock a. m. Friday.

The motion was agreed to and the House recessed until 9:00 o'clock a. m. Friday.

Attest:

JOHN R. CASSIDY,
Clerk.

Friday, April 18, 1913, 9:00 o'clock a. m.

The House met pursuant to recess.

Prayer was offered by the Reverend Geo. W. Burns, of Columbus.

The question being "Shall the motion of Mr. Kilpatrick to refer S. B. No. 203 to a select committee of one with instructions to amend, be agreed to?", by unanimous consent of the House, H. B. No. 665—Mr. Cowan, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Cowan, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 665 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 81, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brennan,	Deaton,	Hoffman,
Agler,	Brown, of Union,	Detrick,	Holl,
Anderson,	Cameron,	Dickson,	Hoover,
Appenzeller,	Capelle,	Diser,	Horwitz,
Barthelmeh,	Carroll,	Duffey,	Hunter,
Beatty,	Collins,	Ertel,	Jackson,
Bishop,	Conover,	Etling,	Jenkins,
Black,	Cooper,	Fell,	Kathe,
of Hamilton,	Cowan,	Foreman,	Kemerer,
Black,	Crawford,	Freeman,	Kennedy,
of Wyandot,	Criswell,	Frick,	Kessler,
Bonnell,	of Morrow,	Hastings,	Kilpatrick,
Bour,	Davis,	Hite,	Kilrain,

Those who voted in the affirmative are: Messrs. — Concluded.

King,	Plank,	Schaefer,	Terrell,
of Franklin,	Plumb,	Schweikert,	Venus,
Kramer,	Quinlisk,	Shanley,	Vonderheide,
Lambert,	Read, of Summit,	Siebert,	Welsh,
Leist,	Reppert,	Smith, of Butler,	White,
McCormick,	Reynolds,	Smith, of Morgau,	Winans,
Mills,	Rhulman,	Stivers,	Wintermute,
Nye,	Robinson,	Sweeney,	Winters—81.
Orlikowski,			

The bill was passed.

The title was agreed to.

By unanimous consent, the following bill was introduced and read the first time.

H. B. No. 668 — Mr. Cowan. To make general appropriations.

Mr. Cowan moved that the rule requiring bills to be referred to committee before second reading be suspended and H. B. No. 668 be placed on the calendar for second reading.

The motion was agreed to.

The following Message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

H. B. No. 318 — Mr. Morris. To amend sections 1546 and 1550 of the General Code, providing for the appointment and compensation of official court stenographers.

Sub. H. B. No. 41 — Mr. Read, of Summit. To provide for, aid, and encourage the civic, social and moral development of the local communities throughout the state.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 265 — Mr. King, of Ashtabula. To amend sections 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3151, 3152, 3153 of the General Code of Ohio, relating to county and district tuberculosis hospitals.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 22 strike out the "comma" (,) and substitute in lieu thereof a "period" (.).

Strike out the balance of the line.

Strike out all of line 23.

In line 50 add the following paragraph after the period:

"Provided, however, that if such approval is withdrawn, the board of trustees of such institution may have the right of appeal to the governor and attorney general and their decision shall be final."

In line 64, change the "period" (.) to a "comma" (,) and add the following: "Provided, however, that such person shall have the right to remove from the state".

In line 79, strike out the word "municipal".

In line 83, strike out the words "municipal or",

Strike out line 87 and the balance of the section and insert the following: "not to exceed ten, may form themselves into a joint board for the purpose of establishing and maintaining a district hospital, provided there is no municipal tuberculosis hospital therein for the care and treatment of persons suffering from pulmonary tuberculosis (commonly called consumption), or laryngeal tuberculosis, and may provide the necessary funds for the purchase of a site, which site shall be separate and apart from the infirmary boundaries in any county and also may provide for the erection of the necessary buildings thereon; and provided further that where any number of counties have already constructed and are operating a district tuberculosis hospital, other counties may join such counties for enlargement and use of such hospital. Any new district or addition to a district shall be approved by the state board of health."

In line 96 strike out the following words: "with the approval of the state board of health".

In line 109, after the word "county" insert the following: "outside of a municipality having a tuberculosis hospital".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 81, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kennedy,	Reppert,
Agler,	of Coshocton,	Kessler,	Reynolds,
Anderson,	Deaton,	Kilpatrick,	Rhulman,
Barthelmeh,	Detrick,	Kilrain,	Robinson,
Beatty,	Dickson,	King,	Schaefer,
Beyer,	Donaldson,	of Ashtabula,	Schweikert,
Bigelow,	Duffey,	King,	Shanley,
Bishop,	Ertel,	of Franklin,	Siebert,
Black,	Foreman,	Kramer,	Smith, of Morgan,
of Wyandot,	Freeman,	McCormick,	Sweeney,
Boggs,	Frick,	McGuffey,	Terrell,
Bour,	Fulton,	Murphy,	Tetlow,
Brennan,	Hastings,	Nungesser,	Venus,
Cameron,	Hite,	Nye,	Vollmer,
Capelle,	Hoffman,	Orlikowski,	Walsh,
Chapman,	Holl,	Orrison,	White,
Collins,	Horwitz,	Pence,	Williams,
Colter,	Hunter,	Plank,	Wintermute,
Conover,	Jackson,	Plumb,	Winters,
Cooper,	Jenkins,	Read, of Summit,	Woodworth,
Cowan,	Kathe,	Reid, of Fayette,	Young—81.
Crawford,			

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following resolution:

II. J. R. No. 54 — Mr. Orrison. Urging representatives in congress to support the president in his purpose to fulfill the pledges of the Democratic party.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

H. B. No. 273 — Mr. Doster. To amend sections 7755, 7756, 7757, 7758, 7759, 7760, 7761 for the establishment of public schools for the deaf, blind and crippled.

H. B. No. 500 — Mr. Kilpatrick. To amend section 5649-2 and repeal section 5649-3 of the General Code, relative to the limitation of the tax rate.

H. B. No. 23 — Mr. King, of Franklin. To amend section 13106 of the General Code, relating to false or short weight or measure.

H. B. No. 356 — Mr. Orrison. To supplement section 7965-1 of the General Code by the enactment of section 7965-2 of the General Code, relating to the duties of sealers of weights and measures.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

The Senate has agreed to the report of the Committees of Conference on matters of difference between the two houses on H. B. 304 — Mr. Etling.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to S. J. R. No. 45 — Mr. Lloyd. S. J. R. No. 46 — Mr. Mooney.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 669 — Mr. Lowry. To amend sections 4949, 4950, 4951, 4952, 4953, 4954, 4955, 4956, 4959, 4960, 4961, 4963, 4964, 4967, 4968, 4969, 4970, 4973, 4974, 4984, 4986, 4987, 4988, and 4989; to supplement sections 4952, 4969 and 4991 by the enactment of sections 4952-1, 4969-1 and 4991-1 and to repeal sections 4957, 4958, 4965 and 4966 of the General Code, relating to primary elections.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 295 — Mr. Hudson. Relative to the admission of children of members of the Ohio national guard who lost their lives in the floods of 1913, into the soldiers' and sailors' orphans' home.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

Mr. Kennedy moved that the rule requiring bills to be referred to committee before second reading and the constitutional rule requiring bills to be read fully on three different days be dispensed with and S. B. No. 295 be read the second time, at once.

The motion was agreed to and said bill was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Kennedy, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 295, was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 90, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Criswell,	Hunter,	Reighard,
Anderson,	of Coshocton,	Jenkins,	Reppert,
Appenzeller,	Criswell,	Kathe,	Reynolds,
Barthelmeh,	of Morrow,	Kemerer,	Rhulman,
Beatty,	Davis,	Kennedy,	Robinson,
Beyer,	Deaton,	Kessler,	Schaefer,
Bigelow,	Detrick,	Kilrain,	Schweikert,
Bishop,	Dickson,	King,	Shanley,
Black,	Donaldson,	of Franklin,	Siebert,
of Hamilton,	Doster,	Kramer,	Smith, of Butler,
Black,	Duffey,	Lambert,	Smith, of Morgan,
of Wyandot,	Ertel,	McCormick,	Snyder,
Boggs,	Etling,	Morris,	of Hamilton,
Bour,	Fell,	Mueller,	Tetlow,
Brennan,	Foreman,	Nungesser,	Thatcher,
Brown, of Union,	Freeman,	Nye,	Thomas,
Cameron,	Fulton,	Orlikowski,	Venus,
Capelle,	Hastings,	Orrison,	Walsh,
Carroll,	Hite,	Pence,	Warnes,
Chapman,	Hoaglin,	Plank,	White,
Collins,	Hoffman,	Plumb,	Williams,
Colter,	Holl,	Quinlisk,	Wintermute,
Conover,	Hoover,	Read, of Summit,	Winters,
Crawford,	Horwitz,	Reid, of Fayette,	Woodworth—90.

The bill was passed.

The title was agreed to.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 467—Mr. Hite. To provide for dragging of public roads of the state.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 42 strike out the word "twenty-five" and insert the word "fifty".

In line 7 strike out the word "twenty-five" and insert in lieu thereof the word "fifty".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted—yeas 77, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kemerer,	Reid, of Fayette,
Agler,	Detrick,	Kennedy,	Reynolds,
Appenzeller,	Dickson,	Kessler,	Rhulman,
Barthelmeh,	Donaldson,	Kilrain,	Robinson,
Beatty,	Doster,	King,	Schweikert,
Beyer,	Duffey,	of Franklin,	Siebert,
Bigelow,	Ertel,	Kramer,	Smith, of Butler,
Bishop,	Etling,	Leist,	Smith, of Morgan,
Black,	Fell,	McCormick,	Terrell,
of Wyandot,,	Foreman,	Morris,	Tetlow,
Bour,	Freeman,	Mueller,	Thatcher,
Cameron,	Frick,	Murphy,	Venus,
Capelle,	Hastings,	Nungesser,	Walsh,
Collins,	Hite,	Nye,	Warnes,
Colter,	Hoaglin,	Orlikowski,	White,
Crawford,	Holl,	Orrison,	Williams,
Criswell,	Hoover,	Pence,	Wintermute,
of Coshocton,	Horwitz,	Plank,	Winters,
Criswell,	Jenkins,	Plumb,	Woodworth,
of Morrow,	Kathe,	Read, of Summit,	Young—77.
Davis,			

Messrs. Hunter and Reighard voted in the negative.

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 492 — Mr. McGuffey. To amend sections 7217 and to repeal sections 7185, 7203, 7204, 7205, 7206, 7207, 7208, 7209, 7218 of the General Code, relating to the construction of turnpikes.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 13 strike out the figures "7218".

In the title strike out the figures "7218".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 83, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cameron,	Duffey,	Kathe,
Agler,	Collins,	Etling,	Kemerer,
Appenzeller,	Colter,	Fell,	Kessler,
Barthelmeh,	Cooper,	Freeman,	Kilpatrick,
Beatty,	Cowan,	Frick,	Kilrain,
Behne,	Crawford,	Guthery,	King,
Beyer,	Criswell,	Hastings,	of Franklin,
Bigelow,	of Coshocton,	Hite,	Kramer,
Bishop,	Criswell,	Hoaglin,	Lambert,
Black,	of Morrow	Hoffman,	McCormick,
of Wyandot,,	Davis,	Holl,	Mills,
Bour,	Deaton,	Horwitz,	Morris,
Brennan,	Dickson,	Hunter,	Mueller,
Brown, of Union,	Doster,	Jenkins,	Nungesser,

Those who voted in the affirmative are: Messrs.—Concluded.

Nye,	Reighard,	Smith, of Butler,	White,
Orlikowski,	Reppert,	Smith, of Morgan,	Williams,
Orrison,	Reynolds,	Terrell,	Winans,
Pence,	Rhulman,	Tetlow,	Wintermute,
Plank,	Robinson,	Thatcher,	Winters,
Plumb,	Schweikert,	Thomas,	Woodworth,
Quinlisk,	Shanley,	Walsh,	Young—83.
Reid, of Fayette,	Siebert,	Warnes,	

The Senate amendments were concurred in.

The following message was received from the Seante.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 296—Mr. Deaton. To create an institution for the relief of the needy blind, and to repeal sections 2962, 2963, 2964, 2965, 2966, 2967, 2967-1, 2968, 2969 and 2970 of the General Code.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 20 strike out the word "blind" where it appears the second time in the line.

In line 21 strike out all of the line after the word "who".

Line 22 strike out all of the line up to and including the first comma, and substitute the following: "was blind at the time of the passage of this act".

Line 44 strike out "two-tenths" and substitute in lieu thereof "one sixth".

In line 37 after the word "quarterly" insert "and in no case shall the relief be less than one hundred and fifty dollars per calendar year."

In line 44 strike out the word "three" and insert in lieu thereof the word "two".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted—yeas 71, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kessler,	Rhulman,
Anderson,	Dickson,	Kilpatrick,	Robinson,
Barthelmeh,	Diser,	King,	Schweikert,
Behne,	Donaldson,	of Franklin,	Shanley,
Beyer,	Doster,	Kramer,	Siebert,
Bishop,	Duffey,	Lambert,	Smith, of Butler,
Black,	Ertel,	McCormick,	Snyder,
of Wyandot,	Etling,	Mills,	of Hamilton,
Bonnell,	Fell,	Morris,	Terrell,
Bour,	Hastings,	Mueller,	Tetlow,
Brennan,	Hite,	Murphy,	Thomas,
Chapman,	Hoaglin,	Nungesser,	Walsh,
Collins,	Hoffman,	Nye,	White,
Colter,	Holl,	Orlikowski,	Williams,
Crawford,	Hoover,	Orrison,	Winans,
Criswell,	Hunter,	Pence,	Wintermute,
of Coshocton,	Kathe,	Reid, of Fayette,	Winters,
Davis,	Kemerer,	Reppert,	Woodworth,
	Kennedy,	Reynolds,	Young—71.

Mr. Brown of Union voted in the negative.

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 326 — Mr. Duffey. To amend section 12672 of the General Code, restricting the selling, bartering or giving away of cocaine, opium, morphine, and other drugs and to enact a supplemental section to be known as section 12672-1, and to repeal section 12674 of the General Code.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 6, after the word "away," insert the following words: "directly or indirectly."

In line 8, after the word "ethyl-morphine," insert the following words "heroin, chloral hydrate."

In line 10, after the word "physician", insert a comma (,) and then add "dentist, or veterinary surgeon,".

In line 11, after the word "state," insert the following: "when prescribing for their patients for actual and necessary purposes in the proper practice of their respective professions,".

In line 12, after the word "physician", insert a comma (,), and then add "dentist, or veterinary surgeon,".

In line 16, strike out all that appears after the first "and", and in line 17, strike out the words "state board of pharmacy," and insert in lieu thereof the following: "the agricultural commission".

In line 27, strike out the comma (,) after the word "surgeon", and insert in lieu thereof a semicolon (;).

In line 31, after the word "ethyl-morphine," insert the following words: "heroin, chloral hydrate,".

In line 29, after the word "sale" add the words "or retail".

In line 29 strike out the words "or retail".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 77, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Colter,	Horwitz,	Pence,
Beatty,	Crawford,	Kathe,	Plank,
Beyer,	Criswell,	Kemerer,	Plumb,
Bigelow,	of Coshocton,	Kennedy,	Quinlisk,
Black,	Davis,	Kessler,	Read, of Summit,
of Hamilton,	Deaton,	Kilpatrick,	Reid, of Fayette,
Black,	Detrick,	King,	Reppert,
of Wyandot,	Dickson,	of Franklin,	Reynolds,
Boggs,	Doster,	Kramer,	Rhulman,
Bonnell,	Duffey,	Lambert,	Robinson,
Bour,	Etling,	Leist,	Schaefer,
Brennan,	Fell,	McCormick,	Schweikert,
Brown,	Foreman,	Morris,	Shanley,
of Ashland,	Freeman,	Murphy,	Siebert,
Brown, of Union,	Hite,	Nungesser,	Smith, of Butler,
Cameron,	Hoaglin,	Nye,	Stivers,
Carroll,	Hoffman,	Orlikowski,	Sweeney,
Collins,	Holl,	Orrison,	Terrell,

Those who voted in the affirmative are: Messrs.—Concluded.

Tetlow,
Thatcher,
Thomas,

Walsh,
White,
Williams,

Winans,
Wintermute,

Winters,
Young—77.

The Senate amendments were concurred in.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

H. B. No. 513 — Mr. Gilson. To amend section 4688 of the General Code, relating to dissolving village school districts.

H. B. No. 622 — Mr. Fellingner. To amend sections 621, 622 and 623 of the General Code, relating to the duties of the superintendent of insurance, and further defining his powers and duties.

H. B. No. 576 — Mr. Smith, of Butler. Establishing a municipal court for the city of Hamilton, Butler county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.

H. B. No. 424 — Mr. Terrell. To amend section 8673-13 of the General Code, relative to attachment or levy on shares of stock.

H. B. No. 559 — Mr. Smith, of Butler. To amend section 9908 of the General Code, relating to the real estate of agricultural societies.

H. B. No. 233 — Mr. Carroll. Providing for the establishment and maintenance of a day school for prisoners at the Ohio penitentiary.

H. B. No. 433 — Mr. Snyder, of Hamilton. To amend section 3677 of the General Code, relating to the appropriation of property by municipal corporations.

H. B. No. 490 — Mr. Reid, of Fayette. To amend section 1592 of the General Code, relative to the common pleas judge performing the duties of a probate judge while he is absent from the county or sick.

H. B. No. 388 — Mr. Brown, of Ashland. To amend section 5978 of the General Code, relative to the Saturday half holiday.

H. B. No. 284 — Mr. Clark. To amend sections 3007, 11420, 11421, 11423, 11424, 11425, 11426 and 11433, of the General Code, relating to fees, appointment and duties of jury commissioners.

H. B. No. 122 — Mr. Clark. To amend section 2633 of the Ohio General Code, relative to the bond of county treasurers.

H. B. No. 389 — Mr. Jackson. To amend section 5649 of the General Code, relating to the payment and distribution of township road taxes.

H. B. No. 589 — Mr. Williams. To amend sections 1 and 8 of an act, entitled an act to establish a criminal court in the city of Lorain, Lorain county, Ohio, passed May 10, 1910.

H. B. No. 47 — Mr. Thatcher. To determine and mark township boundary lines.

H. B. No. 117 — Mr. Reighard. To amend section 3678 of the General Code, relative to the appropriation of real estate.

H. B. No. 445 — Mr. Kramer. To amend section 5028 of the General Code, relating to ballots in townships and villages with a population of less than two thousand.

H. B. No. 245 — Mr. Winters. To amend section 2736 of the General Code, relative to active depositories.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 46—Mr. Kennedy. To provide for the examination, regulation, supervision and dissolution of certain banking concerns.

With the following amendments, in which the concurrence of the House of Representatives is requested:

Insert the words "trust" or "trust company" after the phrase, "bank", "banker" or "banking" wherever it is found in said bill.

After line 77 add the following to be known as section 9.

SECTION 9. Whoever, being connected with or serving, or being an officer, employe, agent or director of a corporation not organized under the laws of the state, or the United States, or person, partnership or association using the word "bank," "banker," or "banking," or words of similar meaning in any foreign language as a designation or name under which business is conducted in this state, wilfully certifies a check drawn on such corporation, person, partnership or association and fails forthwith to charge the amount thereof against the account of the person, firm or corporation drawing it, or wilfully certifies a check drawn upon such corporation, person, partnership or association, unless the person, firm or corporation drawing it has on deposit with such corporation, person, partnership or association an amount of money subject to the payment of such check and equal to the amount specified therein, or resorts to a device, receives a fictitious obligation in order to evade that provision of this section, or certifies a check before the amount thereof has been regularly entered to the credit of the drawer thereof upon the books of such corporation, person, partnership or association, shall be fined not more than five thousand dollars or imprisoned in the penitentiary not less than one year nor more than five years or both.

Sec. 10. Whoever, being connected with or serving, or being an officer, employe, agent or director, of a corporation not organized under the laws of this state, or of the United States, or person, partnership or association, using the word "bank," "banker" or "banking," or words of similar meaning in any foreign language, as a designation or name under which business is conducted in this state, receives, or permits an employe to receive money, checks, drafts or other property as a deposit therein when he has knowledge that it is insolvent, or wilfully and fraudulently issues or puts forth a certificate of deposit, draws an order or a bill of exchange, make an acceptance, assigns a note, bond, draft, bill of exchange, mortgage, judgment of decree, or makes a false entry in a book, report or statement of such corporation, person, partnership or association, or fictitiously borrows or solicits, obtains or receives money for said corporation, person, partnership or association not in good faith intended to be and not the property of such corporation, person, partnership, or association, with intent to defraud or injure such corporation, person, partnership or association, or another corporation or person, or to deceive an officer of such corporation, person, partnership or association or an agent appointed to examine the affairs of such corporation, person, partnership or association, or publishes a false statement or report relating to the financial condition of such corporation, person, partnership or association, with intent to defraud or injure it or another corporation or person, shall be fined not more than five thousand dollars or imprisoned in the penitentiary for not more than ten years, or both.

In line 78 change the numeral "9" after the word "section" to the numeral "11".

In line 7 after the word "act" insert the following:

The superintendent of banks shall execute all laws in relation to corporations organized under the laws of this state or of the United States, persons, partnerships and associations using the word "bank", "banker" or "banking" or words of similar meaning in any foreign language as a designation or name under which business is conducted in this state.

Strike out all of section 2 and insert in lieu thereof the following:

Section 2. Every corporation not organized under the laws of this state, or of the United States, or person, partnership or association using the word "bank", "banker" or "banking" or words of similar meaning in any foreign language as a designation or name under which business may be conducted in this state, now transacting or hereafter desiring to transact a banking business in this state, shall, under oath file with the secretary of state a full, complete detailed statement of,

1. Name of the bank or proposed bank.

2. A copy of the articles of co-partnership or agreement, under which the business of the bank is being or is to be conducted, which shall be executed and acknowledged by all of the parties interested therein, and at least one of whom shall be at all times a resident of the state of Ohio. If the banking business is being or is to be transacted or carried on by an individual, such individual shall at all times, while engaged in such banking business, be a resident of the state of Ohio, and the statement herein required shall show such.

3. The county and city or village in which the bank is to be located, and the business carried on.

4. A statement of the responsibility and the net worth of the individual members of such corporation, person, partnership or association.

5. If not disclosed in the articles of co-partnership or agreement, then the name of the officers, agents or employes in active business of the management of the business of the bank, every such corporation, person, partnership or association now doing a banking business in this state shall on or before January 1, 1914, file with the secretary of state a detailed statement as provided herein. The secretary of state in filing said statements shall be governed by the provisions of sections 9705 and 9706 of the General Code of Ohio.

6. No such corporation, person, partnership or association shall transact business except such as is essential or necessarily preliminary to its organization until it has been authorized by the superintendent of banks.

7. In authorizing said banks to commence business and issuing a certificate to that effect, the superintendent of banks and such corporation, person, partnership or association shall be governed by the provisions of sections 9720, 9721, 9722 and 9723 of the General Code.

Strike out all of section 4 and in lieu thereof insert the following:

SECTION 4. Upon becoming satisfied that a corporation not organized under the laws of this state, or of the United States, or person, partnership or association, using the word "bank", "banker" or "banking", or words of similar meaning in any foreign language, as a designation or name under which business is conducted in this state, has refused to pay its depositors in accordance with the terms on which such deposits were received, or that such corporation, person, partnership, or association has

become otherwise insolvent, or that it is conducting its business in an unsafe or unauthorized manner, from any report or examination provided for by law, the superintendent shall have reason to conclude that such corporation, person, partnership or association is in an unsound or unsafe condition to transact business for which it was organized, or that it is unsafe for it to continue business, the superintendent of banks forthwith may take possession of the property and the business of such corporation, person, partnership, or association, until its affairs be finally liquidated as provided by law. The superintendent of banks shall not take possession of the property and business of any such corporation, person, partnership, or association which was doing business in this state prior to the time of the passage of this act for the failure to comply with the provisions of this act, as to transactions made prior to the passage of this act or renewals or settlements and adjustments of such transactions, where the examination provided for in this act discloses, or any such corporation, person, partnership, or association, shows to the satisfaction of the superintendent of banks, that the interests of its depositors, creditors and stockholders will not be endangered by permitting it to transact its regular business.

Strike out all of section 5, and insert in lieu thereof the following:

SECTION 5. Every such corporation, person, partnership, or association shall post in the room in which it transacts its business, and in plain view of its customers, a printed list of all the owners of, and parties interested in, such bank, and statement that the bank is a private bank. Should the interest of any members of such corporation, partnership or firm, or of an individual doing a banking business under the provisions of this act, change either by death, devise, sale or otherwise, then and in that case the superintendent of banks of the state of Ohio shall be notified of such change and notice printed and posted in the room of any such bank, as herein provided, no such bank shall advertise by newspaper, letterhead, or in any other way, a larger capital than has been actually paid in.

In line 67, after the word "title" add the following:

The depositors in any bank shall have first lien on the assets of such bank, in case it is wound up to the amount of their several deposits, and for any balance remaining unpaid, such depositors shall share in the general assets of the owner or owners alike with the general creditors. Every such corporation, person, partnership, or association shall keep as a reserve at least fifteen per cent of the total deposits; such reserve may be in lawful currency kept in the vaults of the bank, or may be invested in the securities named in paragraphs b and c of section 9758, or the bonds of any city or county within this state, or kept subject to demand in other banks or trust companies designated by such bank with the approval of the superintendent of banks of Ohio.

After line 77, add the following:

SECTION 9. Sections 720, 724, 725, 729, 734, 735, 737, 738, 740, 741, 742, 742-1, 742-2, 742-3, 742-4, 742-5, 742-6, 742-7, 742-8, 742-9, 742-10, 742-11, 742-12, 742-13, 742-14, 742-16 and 743, of the General Code of Ohio shall refer to and include every and all corporations not organized under the laws of this state or of the United States, persons, partnerships and associations using the word "bank", "banker" or "banking" or words of similar meaning in any foreign language as a designation or name under which business is or may be conducted in this state, and every such corporation, person, partnership or association shall be governed by and shall conduct all their business and transactions as pro-

vided in said sections in the same manner as if such corporations, persons, partnerships or associations were specifically mentioned in each of said sections; and every such corporation, person, partnership or association shall do and perform all things required by each and all said sections, and the superintendent of banks shall have the power and authority over such corporations, persons, partnerships and associations, as is given to him over banking corporations in Ohio by said sections; and each and every other section of the General Code of Ohio providing for the inspection, examination and regulation of banking corporations, except the provisions as to capital stock and the amount of loans and investments computed on the basis of capital stock, and except the provisions for the publication of reports, shall be held to apply to each and every such corporation, person, partnership or association so far as the said sections and parts of sections may be applicable.

In line 78 change the figure "9" to the figure "10".

In line 97 change the figure "10" to the figure "11".

Strike out all of lines 123, 124 and 125 and after line 77 insert the following:

Section 12. That sections 712 and 717 of the General Code of Ohio be so amended to read as follows

Sec. 712. With the approval of the governor, the superintendent of banks may employ from time to time necessary clerks and examiners to assist in the discharge of the duties imposed upon him by law. With such approval, he may remove any such clerks or examiners. *He shall summarily remove the deputy superintendent of banks, and any examiner, clerk or deputy connected with the department of the superintendent of banks upon the violation by any such officer, examiner or clerk of any of the provisions of section 717 of the General Code.*

SECTION 717. Neither the superintendent of banks nor the examiners appointed by him shall be interested directly or indirectly in any national banking association or in any bank or other corporation or association under their supervision, or be engaged in the business of banking. *Neither the superintendent of banks, the deputy superintendent of banks, or any examiner, deputy or clerk connected with the department of the superintendent of banks shall directly or indirectly borrow money from any corporation, person or association under the supervision of the superintendent of banks.*

SECTION 13. *That whenever any of the funds of the state, or of any of the political subdivisions of the state, shall be deposited under any of the depository laws of the state, every corporation, person, partnership and association coming within the purview of this act shall be permitted to bid upon and be designated as depositories of such funds, upon furnishing such surety or security therefor as is prescribed by the laws of the state of Ohio; provided, however, that there shall not be deposited with any such corporation, person, partnership, or association by any such political subdivision an amount in excess of \$500,000, nor in any event an amount in excess of fifty (50) per cent. of the amount of the funds of such political subdivision so at any time to be deposited.*

Section 14. *That original sections 712 and 717 be and the same are hereby repealed.*

SECTION 15. *This act shall go into effect July first, 1914, except that every corporation not organized under the laws of this state or of the United States, person, partnership, or association, using the word "bank", "banker" or "banking" or words of similar meaning in any for-*

eign language, as a designation or name under which business is conducted in this state shall on and after September first, 1913, make reports to the superintendent of banks of Ohio in the manner and form as provided in sections 737, 738 and 741 of the General Code of Ohio which shall apply to and govern all such corporations, persons, partnerships or associations; provided further that at any time after September first, 1913, the superintendent of banks of Ohio, when he has reason to believe from any report made by any such corporation, person, partnership, or association, or otherwise, that such corporation, person, partnership or association is in a failing or insolvent condition he may make an examination of any such corporation, person, partnership or association as provided by section 730 of the General Code, and upon his finding any such corporation, person, partnership or association to be insolvent or in a failing condition he may take charge of the same and proceed to liquidate its affairs as provided by law for the liquidation of banking corporations of this state; provided further that section 2 of this act shall go into effect on January first, 1914; provided further that section 12 of this act shall go into effect at the earliest date allowed by law.

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 78, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Read, of Summit,
Anderson,	of Coshocton,	Kemerer,	Reid, of Fayette,
Appenzeller,	Criswell,	Kennedy,	Reighard,
Barthelmeh,	of Morrow,	Kessler,	Reppert,
Beatty,	Davis,	Kilpatrick,	Reynolds,
Beyer,	Deaton,	Kilrain,	Rhulman,
Rigelow,	Dickson,	King,	Robinson,
Bishop,	Duffey,	of Ashtabula,	Schaefer,
Black,	Fell,	King,	Shanley,
of Hamilton,	Frick,	of Franklin,	Siebert,
Bonnell,	Fulton,	Lambert,	Smith, of Butler,
Bour,	Gilson,	Leist,	Smith, of Morgan,
Brennan,	Guthery,	Lowry,	Terrell,
Brown, of Union,	Hastings,	McCormick,	Tetlow,
Capelle,	Hite,	Morris,	Venus,
Carroll,	Hoffman,	Murphy,	Vonderheide,
Chapman,	Holl,	Nye,	White,
Clark,	Hoover,	Orlikowski,	Williams,
Collins,	Horwitz,	Pence,	Wintermute,
Colter,	Hunter,	Plank,	Winters,
	Jackson,	Plumb,	Young—78.

Mr. Thatcher voted in the negative.

The Senate amendments were concurred in.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 604 — Mr. Duffey. Authorizing the county commissioners of the several counties of the state for the benefit of public health, convenience, or welfare, to construct, maintain, repair and operate sewer improvements and sewage treatment works outside of municipalities, and to repeal certain sections of the General Code.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In line 5, after the word "of" where it appears the second time add "and outside of".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted — yeas 97, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Anderson,	Detrick,	King,	Schaefer,
Appenzeller,	Dickson,	of Ashtabula,	Schweikert,
Beatty,	Duffey,	King,	Scott,
Beyer,	Ertel,	of Franklin,	Shanley,
Bishop,	Etling,	Kramer,	Siebert,
Black,	Fell,	Lambert,	Smith, of Butler,
of Hamilton,	Fellinger,	Leist,	Smith, of Morgan,
Black,	Foreman,	Lowry,	Snyder,
of Wyandot,	Freeman,	Lustig,	of Hamilton,
Boggs,	Frick,	McCormick,	Sweeney,
Bonnell,	Fulton,	Mills,	Terrell,
Bour,	Gilson,	Morris,	Tetlow,
Brennan,	Guthery,	Murphy,	Thatcher,
Brown, of Union,	Hastings,	Nungesser,	Thomas,
Cameron,	Hite,	Nye,	Venus,
Capelle,	Hoaglin,	Orlikowski,	Vonderheide,
Carroll,	Hoffman,	Orrison,	Walsh,
Chapman,	Holl,	Pence,	Warnes,
Clark,	Hoover,	Plank,	Welsh,
Collins,	Hunter,	Plumb,	White,
Colter,	Jackson,	Quinisk,	Williams,
Crawford,	Kathe,	Reid, of Fayette,	Winans,
Criswell,	Kemerer,	Reighard,	Wintermute,
of Morrow,	Kessler,	Reynolds,	Winters,
Davis,	Kilpatrick,	Rhulman,	Young—97.
Deaton,	Kilrain,	Robinson,	

The Senate amendment was concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 33 — Mr. Williams. To amend section 12819 of the General Code, relative to carrying concealed weapons.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In line 5, after the word "be", insert "fined not to exceed five hundred dollars, or".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted — yeas 90, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Schaefer,
Barthelmeh,	of Coshocton,	Kessler,	Schweikert,
Beyer,	Criswell,	Kilpatrick,	Scott,
Bigelow,	of Morrow,	King,	Shanley,
Bishop,	Davis,	of Franklin,	Siebert,
Black,	Deaton,	Kramer,	Smith, of Morgan,
of Hamilton,	Detrick,	Lambert,	Snyder,
Black,	Dickson,	Leist,	of Hamilton,
of Wyandot,	Etling,	Lowry,	Stivers,
Boggs,	Fellinger,	McCormick,	Terrell,
Bonnell,	Foreman,	Morris,	Tetlow,
Bour,	Freeman,	Mueller,	Thatcher,
Brennan,	Frick,	Murphy,	Thomas,
Brown, of Union,	Fulton,	Nungesser,	Vollmer,
Cameron,	Gilson,	Orlikowski,	Vonderheide,
Capelle,	Hastings,	Pence,	Warnes,
Carroll,	Hite,	Plank,	Welsh,
Chapman,	Hoaglin,	Quinlisk,	White,
Clark,	Hoffman,	Read, of Summit,	Williams,
Collins,	Holl,	Reighard,	Winans,
Colter,	Horwitz,	Reppert,	Wintermute,
Conover,	Hunter,	Reynolds,	Winters,
Cooper,	Jackson,	Rhulman,	Woodworth,
Crawford,	Kathe,	Robinson,	Young—90.

The Senate amendment was concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 614 — Mr. Fellinger. To amend sections 9393, 9394 and 9395 of the General Code, relating to exemption of life insurance from claims of creditors.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In line 12 strike out the words "vested in" and substitute therefor "held, subject to a change of beneficiary if desired, for the benefit of".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 67, nays 2, as follows:

Those who voted in the affirmative are: Messrs

Black,	Fellinger,	King,	Schweikert,
of Hamilton,	Foreman,	of Franklin,	Scott,
Boggs,	Freeman,	Kramer,	Shanley,
Brennan,	Frick,	Lambert,	Smith, of Butler,
Cameron,	Fulton,	Lowry,	Smith, of Morgan,
Carroll,	Gilson,	Morris,	Terrell,
Chapman,	Hastings,	Mueller,	Tetlow,
Collins,	Hite,	Murphy,	Thatcher,
Colter,	Hoaglin,	Nye,	Vonderheide,
Crawford,	Hoffman,	Orlikowski,	Walsh,
Criswell,	Holl,	Orrison,	Warnes,
of Morrow,	Jackson,	Plumb,	Welsh,
Davis,	Kathe,	Quinlisk,	White,
Deaton,	Kemerer,	Read, of Summit,	Williams,
Dickson,	Kessler,	Reppert,	Wintermute,
Duffey,	King,	Reynolds,	Winters,
Etling,	of Ashtabula,	Rhulman,	Woodworth,
Fell,		Robinson,	Young—67.

Messrs. Cooper and Lustig voted in the negative.

The Senate amendment was concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 25 — Mr. Black, of Hamilton. Providing for enlarging and extending the jurisdiction of the police court in the city of Cincinnati, and changing the name of such court to the municipal court of Cincinnati.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 24 substitute for the numerals "\$400.00", "\$4000.00".

In line 27 substitute for the word "five" the word "six".

In line 28 substitute for the numeral "\$5000", "\$6000".

In line 29 substitute for the word "one", the word "two".

In line 53 substitute for the word "expressed", the word "express".

In line 64 strike out the words "value of such property" and insert in lieu thereof the words "the amount sought to be recovered".

In line 70 substitute for the words "appraised at" the words "to satisfy the claims of".

In line 77 substitute for the word "causes" the words "of actions or proceedings".

In line 90 substitute for the word "office" the word "officer".

After line 182 insert the following:

"In all civil action the jury shall return a verdict upon the concurrence of three-fourths or more of their number. Whenever three-fourths of a jury, as herein provided, shall not consist of an integral number, the next number shall be construed to represent three-fourths of such jury".

In line 183 strike out the word "civil".

In line 210 substitute for the word "removable", the word "renewable".

In line 262 strike out the word "where".

Strike out all of lines 263, 264, 265 and 266.

In line 274, substitute for the word "present" the word "first".

In line 292 substitute for the word "quarterly" the word "monthly".

In line 329 substitute for the word "all", the words "such part".

In line 330, substitute for the words "shall be paid", the words "as is payable" and after the word "Cincinnati", insert the words "shall be paid".

In line 404 strike out the words "and one or".

In line 405 strike out the words "more persons to be known as probation officers".

In line 410 strike out the words "probation officers and interpreters" and insert in lieu thereof the word "interpreters".

In line 418 after the word "action" insert "except the judges".

In line 452 after the period, add "hereafter there shall be no justices of the peace or constables elected in Cincinnati township".

In line 453 add the following section:

"SECTION 44. The municipal court shall succeed to all the dockets of any or all justices of the peace whose terms of office expire, as provided by this act, and to all causes and matters pending before such

justices of the peace; and such causes and matters shall be disposed of in the same manner by said court as such justices of the peace are empowered to do".

"SECTION 45. Until the beginning of the terms of office of the judges elected at the next municipal election after the passage of this act, there shall be appointed by the governor four persons to act as judges of the municipal court who shall receive compensation proportionately equal to the salaries provided for judges of said court and who shall have the power and authority during such period as regularly elected judges under this act, but all entries and orders made shall be subject to confirmation by the presiding judge".

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 95, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilpatrick,	Schweikert,
Anderson,	of Morrow,	Kilrain,	Scott,
Beatty,	Davis,	King,	Shanley,
Behne,	Deaton,	of Ashtabula,	Siebert,
Bigelow,	Detrick,	King,	Smith, of Butler,
Black,	Dickson,	of Franklin,	Smith, of Morgan,
of Hamilton,	Doster,	Kramer,	Snyder,
Black,	Duffey,	Lambert,	of Hamilton,
of Wyandot,	Ertel,	Leist,	Snyder,
Boggs,	Etling,	Lowry,	of Pickaway,
Bonnell,	Freeman,	Lustig,	Stivers,
Bour,	Frick,	McCormick,	Sweeney,
Brennan,	Fulton,	Morris,	Terrell,
Brown, of Union,	Gilson,	Mueller,	Tetlow,
Cameron,	Guthery,	Murphy,	Thatcher,
Capelle,	Hastings,	Orlikowski,	Thomas,
Carroll,	Hite,	Orrison,	Venus,
Chapman,	Hoaglin,	Pence,	Vollmer,
Clark,	Hoffman,	Plank,	Walsh,
Collins,	Hoover,	Plumb,	Welsh,
Colter,	Horwitz,	Quinisk,	White,
Conover,	Hunter,	Reid, of Fayette,	Williams,
Cooper,	Jackson,	Reppert,	Winans,
Crawford,	Kemerer,	Reynolds,	Wintermute,
Criswell,	Kennedy,	Rhulman,	Winters—95.
of Coshocton,	Kessler,	Robinson,	

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 353—Mr. Schaefer. To amend sections 1307 and 1311 of the General Code in relation to the practice of pharmacy in the State of Ohio.

With the following amendment, in which the concurrence of the House of Representatives is requested:

Strike out all from line 32 to 36 inclusive.

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted — yeas 68, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Siebert,
Anderson,	Dickson,	of Franklin,	Smith, of Morgan,
Barthelmeh,	Doster,	Kramer,	Snyder,
Beatty,	Duffey,	Lambert,	of Hamilton,
Behne,	Ertel,	Leist,	Snyder,
Black,	Etling,	Lustig,	of Pickaway,
of Hamilton,	Fell,	McCormick,	Terrell,
Black,	Freeman,	Mueller,	Tetlow,
of Wyandot,	Frick,	Nungesser,	Thomas,
Bonnell,	Fulton,	Orrison,	Venus,
Bour,	Guthery,	Quinlisk,	Vollmer,
Brennan,	Hastings,	Read, of Summit,	Vonderheide,
Brown, of Union,	Hite,	Reid, of Fayette,	Welsh,
Cameron,	Hoaglin,	Reppert,	White,
Carroll,	Hoffman,	Robinson,	Williams,
Cooper,	Horwitz,	Schaefer,	Wintermute,
Crawford,	Kemerer,	Schweikert,	Winters,
Criswell,	Kilpatrick,	Shanley,	Young—68.
of Morrow,	Kilrain,		

Mr. Conover voted in the negative.

The Senate amendment was concurred in.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 45 — Mr. Behne. To amend section 4361 of the General Code, relating to the powers and duties of the board of trustees of public affairs.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 15 and 16, strike out the following: "*And collect by actions at law in the name of the village, from time to time,*".

In line 19, substitute for the second word "*or*" the word "*and*".

In line 21, after the word "*taxes*" strike out the period and insert "*or may collect same by actions at law in the name of the village*".

In line 24 strike out the numerals 3956, 3957, 3958, 3962, 3963, 3966 3967, 3968, and in line 25 the numerals 3969, 3970, 3971, 3972, 3973, 3975, 3976, 3977, 3978, 3979, 3980 and in line 26 after 4329 insert 4330, 4331, 4332, 4333 and 4334.

In line 26 strike out the first "*and*".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 77, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Anderson,	Brown,	Cooper,	Fulton,
Appenzeller,	of Ashland,	Criswell,	Guthery,
Beatty,	Brown, of Union,	of Morrow,	Hastings,
Behne,	Cameron,	Deaton,	Hoffman,
Bigelow,	Carroll,	Detrick,	Horwitz,
Black,	Chapman,	Dickson,	Hunter,
of Wyandot,	Clark,	Duffey,	Kathe,
Boggs,	Collins,	Ertel,	Kemerer,
Bour,	Colter,	Freeman,	Kessler,
Brennan,	Conover,	Frick,	Kilrain,

Those who voted in the affirmative are: Messrs — Concluded.

King,	Morris,	Reynolds,	Venus,
of Ashtabula,	Mueller,	Robinson,	Vollmer,
King,	Nungesser,	Schweikert,	Warnes,
of Franklin,	Orlikowski,	Scott,	Welsh,
Kramer,	Orrison,	Siebert,	White,
Lambert,	Pence,	Smith, of Butler,	Williams,
Leist,	Plank,	Smith, of Morgan,	Winans,
Lowry,	Plumb,	Snyder,	Wintermute,
McCormick,	Quinlisk,	of Hamilton,	Winters,
McGuffey,	Reighard,	Thatcher,	Woodworth—77.
Mills,	Reppert,	Thomas,	

The Senate amendments were concurred in.

The question recurring "Shall the motion of Mr. Kilpatrick to refer S. B. No. 203 to a select committee of one with instructions to amend, be agreed to?", the speaker demanded a call of the House, which was taken and 121 members answered to their names.

Those absent are: Mr. Bonnell.

The sergeant-at-arms was ordered to dispatch his messenger for the absentee.

On motion of Mr. Horwitz further proceedings under the call were dispensed with.

The question recurring "Shall the motion of Mr. Kilpatrick be agreed to?", the yeas and nays were demanded, taken and resulted—yeas 51, nays 67, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kemerer,	Reid, of Fayette,
Anderson,	Deaton,	Kilpatrick,	Reighard,
Barthelmeh,	Detrick,	King,	Rhulman,
Boggs,	Fell,	of Franklin,	Robinson,
Bonnell,	Foreman,	Kramer,	Scott,
Brown, of Union,	Freeman,	Lambert,	Shanley,
Collins,	Gilson,	Leist,	Smith, of Morgan,
Conover,	Hastings,	McCormick,	Stivers,
Cooper,	Hite,	Mills,	Thatcher,
Crawford,	Hoaglin,	Morris,	White,
Criswell,	Hoover,	Pence,	Williams,
of Coshocton,	Hunter,	Plank,	Winans,
Criswell,	Jackson,	Plumb,	Woodworth—51.
of Morrow,	Jenkins,		

Those who voted in the negative are: Messrs.

Appenzeller,	Colter,	King,	Smith, of Butler,
Beatty,	Cowan,	of Ashtabula,	Snyder,
Behne,	Diser,	Lowry,	of Hamilton,
Beyer,	Donaldson,	Lustig,	Snyder,
Bigelow,	Doster,	McGuffey,	of Pickaway,
Bishop,	Duffey,	Mueller,	Sweeney,
Black,	Etlng,	Murphy,	Terrell,
of Hamilton,	Fellinger,	Nungesser,	Tetlow,
Black,	Frick,	Nye,	Thomas,
of Wyandot,	Fulton,	Orlikowski,	Venus,
Bour,	Guthery,	Orrison,	Vollmer,
Brennan,	Hoffman,	Quinlisk,	Vonderheide,
Brown,	Holl,	Read, of Summit,	Walsh,
of Ashland,	Horwitz,	Reppert,	Warnes,
Cameron,	Kathe,	Reynolds,	Welsh,
Capelle,	Kennedy,	Schaefer,	Wintermute,
Carroll,	Kessler,	Schweikert,	Winters,
Chapman,	Kilrain,	Siebert,	Young—67.
Clark,			

The motion was disagreed to.

The question recurring "Shall the bill be read the third time?", Mr. Shanley moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 880, after the word "whoever", insert the following: "being a licensee, sells intoxicating liquor to a minor or allows a minor to play cards or any game of amusement, or to loaf in such saloon, or whoever".

The motion was agreed to, and Mr. Shanley was appointed such committee, and reported the bill amended as instructed.

* Mr. Welsh moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 456 strike out the word "all" and insert in lieu thereof the words "majority of".

Mr. Lowry demanded the previous question, which was duly seconded.

The question being "Shall the debate now close?", the yeas and nays were demanded, taken and resulted—yeas 55, nays 63, as follows:

Those who voted in the affirmative are: Messrs.

Appenzeller,	Colter,	Kramer,	Siebert,
Behne,	Cowan,	Lowry,	Smith, of Butler,
Beyer,	Crawford,	Lustig,	Snyder,
Bishop,	Diser,	McGuffey,	of Hamilton,
Black,	Doster,	Mueller,	Snyder,
of Hamilton,	Duffey,	Murphy,	of Pickaway,
Black,	Etling,	Nungesser,	Sweeney,
of Wyandot,	Fellinger,	Nye,	Tetlow,
Bour,	Frick,	Orlikowski,	Thomas,
Brennan,	Fulton,	Orrison,	Venus,
Brown,	Kathe,	Quinlisk,	Vonderheide,
of Ashland,	Kennedy,	Reynolds,	Walsh,
Cameron,	Kilrain,	Robinson,	Warnes,
Capelle,	King,	Schaefer,	Welsh,
Chapman,	of Ashtabula,	Shanley,	Young—55.
Clark,			

Those who voted in the negative are: Messrs:

Acker,	Davis,	Hunter,	Read, of Summit,
Agler,	Deaton,	Jackson,	Reid, of Fayette,
Anderson,	Detrick,	Jenkins,	Reighard,
Barthelmeh,	Donaldson,	Kemerer,	Reppert,
Beatty,	Ertel,	Kessler,	Rhulman,
Bigelow,	Fell,	Kilpatrick,	Schweikert,
Boggs,	Foreman,	King,	Scott,
Bonnell,	Freeman,	of Franklin,	Smith, of Morgan,
Brown, of Union,	Gilson,	Lambert,	Terrell,
Carroll,	Guthery,	Leist,	Thatcher,
Collins,	Hastings,	McCormick,	Vollmer,
Conover,	Hite,	Mills,	White,
Cooper,	Hoaglin,	Morris,	Williams,
Criswell,	Hoffman,	Pence,	Winans,
of Coshocton,	Holl,	Plank,	Winters,
Criswell,	Hoover,	Plumb,	Woodworth—63.
of Morrow,	Horwitz,		

The motion was disagreed to.

The question recurring "Shall the bill be read the third time?", Mr. Bigelow moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 49, after the semi-colon insert the following:

"Any member or employe of such board who, by solicitation or otherwise, shall exert his influence directly or indirectly to induce or persuade any person to adopt his political views or to favor any particular

person or candidate for office or who shall in any manner contribute money or other thing of value for election purposes shall be removed from his office or position and no member or employe of any such board shall recommend or in any way seek to secure the appointment, employment or promotion of any person for any political position".

The motion was disagreed to.

Mr. Collins moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 18, strike out "five" and in lieu thereof insert "three".

In line 117, strike out "five" and in lieu thereof insert "two".

The motion was disagreed to.

Mr. Black, of Hamilton, demanded the previous question, which was duly seconded.

The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Lowry, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 203 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 76, nays 45, as follows:

Those who voted in the affirmative are: Messrs.

Appenzeller,	Cowan,	Kathe,	Reynolds,
Beatty,	Crawford,	Kennedy,	Schaefer,
Behne,	Criswell,	Kessler,	Schweikert,
Beyer,	of Coshocton,	Kilrain,	Siebert,
Bigelow,	Criswell,	King,	Smith, of Butler,
Bishop,	of Morrow,	of Ashtabula,	Snyder,
Black,	Dickson,	Leist,	of Hamilton,
of Hamilton,	Donaldson,	Lowry,	Snyder,
Black,	Doster,	Lustig,	of Pickaway,
of Wyandot,	Duffey,	McGuffey,	Stivers,
Bour,	Ertel,	Mills,	Sweeney,
Brennan,	Etling,	Morris,	Terrell,
Brown,	Fellinger,	Mueller,	Thomas,
of Ashland,	Frick,	Murphy,	Venus,
Cameron,	Fulton,	Nungesser,	Vollmer,
Capelle,	Guthery,	Nye,	Vonderheide,
Carroll,	Hite,	Orlikowski,	Walsh,
Chapman,	Hoffman,	Orrison,	Warnes,
Clark,	Holl,	Quinisk,	Welsh,
Collins,	Horwitz,	Read, of Summit,	Wintermute,
Colter,	Jackson,	Reppert,	Young—76.

Those who voted in the negative are: Messrs.

Acker,	Diser,	King,	Robinson,
Agler,	Fell,	of Franklin,	Scott,
Anderson,	Foreman,	Kramer,	Shanley,
Barthelmeh,	Freeman,	Lambert,	Smith, of Morgan,
Boggs,	Gilson,	McCormick,	Tetlow,
Bonnell,	Hoaglin,	Pence,	Thatcher,
Brown, of Union,	Hoover,	Plank,	White,
Conover,	Hastings,	Plumb,	Williams,
Cooper,	Hunter,	Reid, of Fayette,	Winans,
Davis,	Jenkins,	Reighard,	Winters,
Deaton,	Kemerer,	Rhulman,	Woodworth—45.
Detrick,	Kilpatrick,		

The bill was passed.

The title was agreed to.

On motion of Mr. Lowry, the House adjourned at 12:05 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio,

Friday, April 18, 1913, 1:30 o'clock p. m.

The House met pursuant to adjournment.

The journal of yesterday was read and approved.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

H. B. No. 369—Mr. Wintermute. To amend section 7334 of the General Code, relating to the appointment of free turnpike commissioners.

H. B. No. 524—Mr. Thatcher. To appropriate the sum of eight hundred dollars and eighty-one cents for the use of Mrs. Margaretta Lamb.

H. B. No. 511—Mr. Lowry. To appropriate the sum of one thousand dollars for the use of Mrs. W. T. Smith.

H. B. No. 636—Mr. Collins. To amend sections 6956-12 and 6956-15 of the General Code, relating to the laying out, construction, repair or improvement of public roads.

H. B. 665—Mr. Cowan. To make an appropriation for the per diem, transportation, subsistence, purchase of medical and other stores and emergency expenditures incurred for the relief of flood sufferers by the Ohio national guard.

H. B. No. 535—Mr. Beyer. To appropriate the sum of one thousand dollars to be paid to the heirs of the Hon. D. P. Hagerty, deceased, represented by A. L. Hagerty.

H. B. No. 514—Mr. Diser. To amend section 10441 of the General Code, relating to the right of appeal in proceedings in aid of execution.

H. B. No. 32—Mr. Williams. To amend section 12819 of the General Code, relative to carrying concealed weapons.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 550—Mr. Duffey. To appropriate the sum of eighteen hundred dollars for the use of Mrs. Lawrence F. Conway.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 26 strike out all of said line after the word "Ohio" and strike out all of line 27. Insert in line 26 after the word "Ohio" the following: "warrants on the treasurer of state for any portion or all of the sum herein appropriated."

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in, the yeas and nays were taken, and resulted—yeas 77, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Criswell,	Kilpatrick,	Scott,
Bishop,	of Morrow,	King,	Shanley,
Black,	Davis,	of Ashtabula,	Smith, of Butler,
of Wyandot,	Deaton,	King,	Smith, of Morgan,
Boggs,	Detrick,	of Franklin,	Snyder,
Bour,	Doster,	Kramer,	of Hamilton,
Brennan,	Duffey,	Lambert,	Snyder,
Brown,	Ertel,	Lowry,	of Pickaway,
of Ashland,	Etling,	McGuffey,	Terrell,
Brown, of Union,	Fell,	Mueller,	Thatcher,
Cameron,	Freeman,	Murphy,	Thomas,
Capelle,	Frick,	Orlikowski,	Venus,
Carroll,	Fulton,	Orrison,	Walsh,
Chapman,	Gilson,	Pence,	Warnes,
Clark,	Guthery,	Plank,	White,
Collins,	Hastings,	Quinlisk,	Williams,
Colter,	Holl,	Read, of Summit,	Winans,
Conover,	Hoover,	Reid, of Fayette,	Wintermute,
Cowan,	Jackson,	Reighard,	Winters,
Crawford,	Kathe,	Rhulman,	Woodworth,
Criswell,	Kemerer,	Robinson,	Young—77.
of Coshocton,			

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the adoption of the following:

H. J. R. No. 33—Mr. Warnes. Proposing an amendment to article X of the constitution of the state of Ohio, relative to county and township organizations.

H. J. R. No. 35—Mr. Warnes. Proposing an amendment to sections 1, 2 and 18, of article III, of the constitution of the state of Ohio, relative to the selection of governor and other state officers.

H. J. R. No. 41—Mr. Nye. Relative to the eligibility of women to certain offices.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

Sub. S. B. No. 278—Mr. Lloyd. To amend sections 13668 and 13669 of the General Code, relating to the taking of depositions in criminal cases.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

Mr. Duffey moved that the rule requiring bills to be referred to committee before second reading and the constitutional rule requiring bills to be read fully on three different days be dispensed with and Sub. S. B. No. 278 be taken up and read the second time.

The motion was agreed to and said bill was taken up and read the second time.

The question being "Shall the bill be read the third time?" the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Duffey, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days, were dispensed with and Sub. S. B. No. 278 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 91, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Rhulman,
Agler,	of Morrow,	Kessler,	Schaefer,
Anderson,	Davis,	Kilrain,	Scott,
Beatty,	Deaton,	King,	Shanley,
Black,	Detrick,	of Ashtabula,	Siebert,
of Wyandot,	Dickson,	King,	Smith, of Morgan,
Boggs,	Donaldson,	of Franklin,	Snyder,
Bonnell,	Doster,	Leist,	of Hamilton,
Bour,	Duffey,	Lowry,	Snyder,
Brennan,	Etling,	Lustig,	of Pickaway,
Brown,	Fell,	McCormick,	Sweeney,
of Ashland,	Fellinger,	McGuffey,	Terrell,
Brown, of Union,	Foreman,	Mills,	Tetlow,
Cameron,	Freeman,	Mueller,	Thatcher,
Capelle,	Frick,	Murphy,	Thomas,
Carroll,	Fulton,	Nungesser,	Venus,
Chapman,	Gilson,	Nye,	Vollmer,
Clark,	Guthery,	Orlikowski,	Warnes,
Collins,	Hastings,	Orrison,	White,
Conover,	Hoaglin,	Pence,	Williams,
Cowan,	Hoffman,	Plank,	Winans,
Crawford,	Hoover,	Plumb,	Wintermute,
Criswell,	Hunter,	Quinlisk,	Winters,
of Coshocton,	Jackson,	Reid, of Fayette,	Woodworth,
	Kathe,	Reighard,	Young—91.

The bill was passed.

The title was agreed to.

H. B. No. 646—Mr. Doster, was taken up.

Mr. Warnes moved that the constitutional rule requiring bills to be read fully on three different days be dispensed with and all bills on the calendar for third reading be read by their titles only.

The motion was agreed to and H. B. No. 646 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 80, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brown,	Criswell,	Etling,
Agler,	of Ashland,	of Coshocton,	Foreman,
Anderson,	Brown, of Union,	Criswell,	Freeman,
Beatty,	Cameron,	of Marrow,	Frick,
Black,	Carroll,	Davis,	Fulton,
of Wyandot,	Chapman,	Deaton,	Guthery,
Boggs,	Clark,	Detrick,	Hastings,
Bonnell,	Collins,	Dickson,	Hoaglin,
Bour,	Colter,	Doster,	Hoffman,
Brennan,	Crawford,	Duffey,	Holl,

Those who voted in the affirmative are: Messrs — **Concluded.**

Jackson,	Mills,	Rhulman,	Tetlow,
Kathe,	Morris,	Robinson,	Thomas,
Kemerer,	Mueller,	Schaefer,	Vollmer,
Kessler,	Murphy,	Schweikert,	Vonderheide,
Kilpatrick,	Nungesser,	Shanley,	Walsh,
Kilrain,	Nye,	Siebert,	Williams,
King,	Orlikowski,	Snyder,	Winans,
of Franklin,	Orrison,	of Hamilton,	Wintermute,
Leist,	Pence,	Snyder,	Winters,
Lustig,	Plumb,	of Pickaway,	Woodworth,
McCormick,	Quinlisk,	Sweeney,	Young—80.
McGuffey,	Reid, of Fayette,	Terrell,	

Mr. Hunter voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 638 — Mr. Bigelow, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 68, nays 25, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Colter,	Kilpatrick,	Shanley,
Barthelmeh,	Crawford,	Kilrain,	Siebert,
Beatty,	Criswell,	King,	Smith, of Butler,
Bigelow,	of Coshocton,	of Ashtabula,	Snyder,
Bishop,	Criswell,	Leist,	of Hamilton,
Black,	of Morrow,	Lustig,	Sweeney,
of Hamilton,	Davis,	McCormick,	Terrell,
Black,	Deaton,	Mills,	Tetlow,
of Wyandot,	Dickson,	Nye,	Thatcher,
Bonnell,	Diser,	Orlikowski,	Venus,
Bour,	Etling,	Orrison,	Vollmer,
Brennan,	Fell,	Read, of Summit,	Warnes,
Brown,	Frick,	Reid, of Fayette,	White,
of Ashland,	Hoffman,	Reighard,	Williams,
Cameron,	Holl,	Reppert,	Winans,
Capelle,	Horwitz,	Rhulman,	Wintermute,
Carroll,	Hunter,	Robinson,	Winters,
Chapman,	Jackson,	Schaefer,	Young—68.
Clark,	Kessler,	Schweikert,	

Those who voted in the negative are: Messrs.

Anderson,	Foreman,	Kemerer,	Nungesser,
Appenzeller,	Freeman,	King,	Snyder,
Brown, of Union,	Gilson,	of Franklin,	of Pickaway,
Collins,	Guthery,	McGuffey,	Thomas,
Detrick,	Hastings,	Morris,	Vonderheide,
Donaldson,	Hoaglin,	Mueller,	Woodworth—25.
Doster,	Kathe,	Murphy,	

The bill was passed.

The title was agreed to.

S. B. No. 120 — Mr. Lloyd, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 80, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Schaefer,
Anderson,	Detrick,	of Ashtabula,	Schweikert,
Appenzeller,	Dickson,	King,	Shanley,
Beatty,	Eting,	of Franklin,	Siebert,
Bigelow,	Fell,	Lambert,	Smith, of Morgan,
Black,	Fellinger,	Leist,	Snyder,
of Hamilton,	Foreman,	Lustig,	of Hamilton,
Bonnell,	Freeman,	McCormick,	Sweeney,
Bour,	Frick,	Mills,	Terrell,
Brown, of Union,	Gilson,	Morris,	Tetlow,
Cameron,	Guthery,	Mueller,	Thatcher,
Capelle,	Hastings,	Murphy,	Thomas,
Carroll,	Hite,	Nungesser,	Venus,
Collins,	Hoaglin,	Nye,	Vollmer,
Colter,	Hoffman,	Orlikowski,	Walsh,
Conover,	Holl,	Orrison,	White,
Cooper,	Horwitz,	Pence,	Williams,
Crawford,	Kathe,	Plank,	Winans,
Criswell,	Kemerer,	Plumb,	Wintermute,
of Coshocton,	Kessler,	Quinlisk,	Winters,
Criswell,	Kilrain,	Read, of Summit,	Woodworth—80.
of Morrow,		Robinson,	

The bill was passed.

The title was agreed to.

S. B. No. 161 — Mr. Gregory, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 71, nays 13, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilpatrick,	Schaefer,
Anderson,	of Morrow,	King,	Schweikert,
Appenzeller,	Davis,	of Ashtabula,	Scott,
Bigelow,	Deaton,	King,	Smith, of Butler,
Black,	Detrick,	of Franklin,	Smith, of Morgan,
of Hamilton,	Dickson,	Lowry,	Snyder,
Black,	Donaldson,	Mills,	of Hamilton,
of Wyandot,	Doster,	Morris,	Sweeney,
Bonnell,	Eting,	Mueller,	Terrell,
Bour,	Fellinger,	Murphy,	Tetlow,
Brennan,	Foreman,	Nungesser,	Thatcher,
Brown, of Union,	Freeman,	Nye,	Vollmer,
Cameron,	Frick,	Orlikowski,	White,
Capelle,	Hastings,	Pence,	Williams,
Chapman,	Hoaglin,	Read, of Summit,	Winans,
Colter,	Hoover,	Reid, of Fayette,	Wintermute,
Conover,	Horwitz,	Reppert,	Winters,
Crawford,	Jackson,	Reynolds,	Woodworth,
Criswell,	Kessler,	Robinson,	Young—71.
of Coshocton,			

Those who voted in the negative are: Messrs.

Beatty,	Holl,	Plank,	Siebert,
Carroll,	Kathe,	Plumb,	Snyder,
Diser,	Kemerer,	Shanley,	of Pickaway,
Guthery,	Orrison,		

The bill was passed.

Mr. Black, of Hamilton, moved to amend the title as follows:

Strike out title and insert:

"To amend section 7908 of the General Code to authorize tax levy for municipal universities and for other purposes".

The amendment was agreed to.

The title as amended was agreed to.

S. B. No. 276 — Mr. Howard, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 69, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kemerer,	Rhulman,
Beatty,	Deaton,	Kessler,	Robinson,
Bigelow,	Detrick,	Kilpatrick,	Schaefer,
Black,	Dickson,	King,	Shanley,
of Hamilton,	Doster,	of Ashtabula,	Siebert,
Black,	Etling,	King,	Smith, of Morgan,
of Wyandot,	Fell,	of Franklin,	Snyder,
Boggs,	Freeman,	Lambert,	of Hamilton,
Bonnell,	Frick,	Lowry,	Snyder,
Bour,	Fulton,	McCormick,	of Pickaway,
Brennan,	Gilson,	Mills,	Tetlow,
Cameron,	Guthery,	Morris,	Thatcher,
Capelle,	Hastings,	Murphy,	Thomas,
Carroll,	Hite,	Nungesser,	White,
Colter,	Holl,	Nye,	Winans,
Conover,	Horwitz,	Pence,	Wintermute,
Cooper,	Hunter,	Quinlisk,	Wodworth,
Cowan,	Jackson,	Read, of Summit,	Young—69.
Criswell,	Kathe,	Reighard,	
of Coshocton,			

The bill was passed.

The title was agreed to.

S. B. No. 290 — Mr. Cook, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 66, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Smith, of Butler,
Agler,	Detrick,	of Franklin,	Snyder,
Beatty,	Dickson,	Kramer,	of Hamilton,
Behne,	Ertel,	Lowry,	Snyder,
Bigelow,	Etling,	Morris,	of Pickaway,
Bishop,	Freeman,	Murphy,	Sweeney,
Black,	Frick,	Nungesser,	Terrell,
of Wyandot,	Hastings,	Orlikowski,	Tetlow,
Bonnell,	Hoaglin,	Pence,	Thatcher,
Capelle,	Hoffman,	Quinlisk,	Thomas,
Carroll,	Holl,	Read, of Summit,	Vonderheide,
Clark,	Hoover,	Reid, of Fayette,	Walsh,
Colter,	Horwitz,	Reynolds,	Welsh,
Cooper,	Jackson,	Robinson,	White,
Criswell,	Kathe,	Schaefer,	Winans,
of Coshocton,	Kessler,	Schweikert,	Winters,
Criswell,	Kilrain,	Shanley,	Woodworth,
of Morrow,	King,	Siebert,	Young—66.
Davis,	of Ashtabula,		

The bill was passed.

The title was agreed to.

S. B. No. 291 — Mr. Jung, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 71, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Dickson,	King,	Schweikert,
Appenzeller,	Doster,	of Franklin,	Scott,
Beatty,	Duffey,	Lambert,	Shanley,
Bigelow,	Ertel,	Lowry,	Siebert,
Bishop,	Fell,	Morris,	Smith, of Butler,
Boggs,	Fellinger,	Mueller,	Smith, of Morgan,
Bour,	Frick,	Murphy,	Snyder,
Brennan,	Fulton,	Nungesser,	of Hamilton,
Cameron,	Hastings,	Orlikowski,	Sweeney,
Capelle,	Hite,	Orrison,	Terrell,
Carroll,	Hoaglin,	Pence,	Tetlow,
Clark,	Hoffman,	Plank,	Thomas,
Collins,	Holl,	Quinlisk,	Vollmer,
Cooper,	Hoover,	Read, of Summit,	Walsh,
Criswell,	Kathe,	Reid, of Fayette,	Warnes,
of Morrow,	Kessler,	Reynolds,	Welsh,
Davis,	Kilpatrick,	Rhulman,	White,
Deaton,	King,	Robinson,	Wintermute—71.
Detrick,	of Ashtabula,	Schaefer,	

The bill was passed.

The title was agreed to.

S. B. No. 196 — Mr. Lloyd, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 104, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Reighard,
Agler,	of Coshocton,	Kessler,	Reynolds,
Anderson,	Criswell,	Kilpatrick,	Rhulman,
Appenzeller,	of Morrow,	Kilrain,	Robinson,
Beatty,	Davis,	King,	Schaefer,
Behne,	Deaton,	of Ashtabula,	Schweikert,
Bigelow,	Detrick,	King,	Scott,
Bishop,	Dickson,	of Franklin,	Shanley,
Black,	Diser,	Kramer,	Siebert,
of Wyandot,	Doster,	Lambert,	Smith, of Butler,
Boggs,	Duffey,	Leist,	Smith, of Morgan,
Bonnell,	Ertel,	Lowry,	Snyder,
Bour,	Etling,	Lustig,	of Pickaway,
Brennan,	Fell,	McCormick,	Sweeney,
Brown,	Fellinger,	Mills,	Tetlow,
of Ashland,	Foreman,	Morris,	Thatcher,
Brown, of Union,	Freeman,	Mueller,	Thomas,
Cameron,	Frick,	Murphy,	Venus,
Capelle,	Fulton,	Nungesser,	Vonderheide,
Carroll,	Guthery,	Nye,	Walsh,
Chapman,	Hastings,	Orlikowski,	Warnes,
Clark,	Hoaglin,	Orrison,	Welsh,
Collins,	Hoffman,	Pence,	White,
Colter,	Holl,	Plank,	Winans,
Conover,	Hoover,	Plumb,	Wintermute,
Cooper,	Horwitz,	Quinlisk,	Winters,
Crawford,	Hunter,	Read, of Summit,	Woodworth,
	Kathe,	Reid, of Fayette,	Young—104.

The bill was passed.

The title was agreed to.

Mr. Warnes demanded a call of the House, which was duly seconded, taken and 121 members answered to their names.

Those absent are: Mr. Bigelow.

The sergeant-at-arms was ordered to dispatch his messenger for the absentee.

On motion of Mr. Warnes, further proceedings under the call were dispensed with.

Mr. Thatcher submitted the following report:

The standing committee on Phrasology, to which was referred Am. S. B. No. 117 — Mr. Greenlund, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 812, change the word "transferee" to "transferer".

In line 997, change the word "name" to "same".

In line 998, change the word "records" to "record".

In line 1183, strike out the word "the" and strike out the word "of".

In line 1660, strike out the first "to".

In line 78, strike out "there under" and insert "thereunder".

In line 1422, strike out "of" before "memorial" and insert "or".

In line 1599, strike out "or means" and insert "on mesne".

In line 1646, strike out "to" and insert "for".

ALTON H. ETLING,
O. J. THATCHER,

JOS. LUSTIG,
JAS. T. CARROLL.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Reid, of Fayette, moved that the rules be suspended and Am. S. B. No. 117 — Mr. Greenlund, be taken from its regular place on the calendar and the constitutional rule requiring bills to be fully read on three different days be dispensed with and said bill be engrossed at the clerk's desk and read the third time by title.

The motion was agreed to and Am. S. B. No. 117 — Mr. Greenlund, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 53, nays 53, as follows:

Those who voted in the affirmative are: Messrs.

Anderson,	Deaton,	Kennedy,	Schweikert,
Beatty,	Diser,	Kilpatrick,	Scott,
Behne,	Doster,	Kilrain,	Shanley,
Beyer,	Duffey,	King,	Smith, of Butler,
Bishop,	Fell,	of Ashtabula,	Sweeney,
Black,	Fellinger,	McCormick,	Terrell,
of Hamilton,	Foreman,	Mills,	Tetlow,
Bour,	Frick,	Nye,	Thatcher,
Brennan,	Hastings,	Orlikowski,	Walsh,
Colter,	Hoaglin,	Plank,	Warnes,
Conover,	Hoffman,	Read, of Summit,	Wintermute,
Cooper,	Holl,	Reid, of Fayette,	Woodworth,
Cowan,	Horwitz,	Reppert,	Young—53.
Davis,	Jackson,	Schaefer,	

Those who voted in the negative are: Messrs.

Acker,	Collins,	Hunter,	Reynolds,
Appenzeller,	Crawford,	Kathe,	Rhulman,
Barthelmeh,	Criswell,	Kemerer,	Robinson,
Black,	of Coshocton,	Kessler,	Siebert,
of Wyandot,	Criswell,	King,	Smith, of Morgan,
Boggs,	of Morrow,	of Franklin,	Snyder,
Bonnell,	Detrick,	Kramer,	of Pickaway,
Brown,	Dickson,	Lambert,	Thomas,
of Ashland,	Donaldson,	Leist,	Venus,
Brown, of Union,	Ertel,	Lowry,	Vonderheide,
Cameron,	Freeman,	Murphy,	Welsh,
Capelle,	Fulton,	Nungesser,	White,
Carroll,	Guthery,	Orrison,	Winans,
Chapman,	Hite,	Plumb,	Winters—53.
Clark,	Hoover,	Quinlisk,	

The bill not having received a constitutional majority was lost.

The consideration of H. B. No. 549—Mr. Warnes, having been postponed until 11:00 o'clock a. m., was resumed.

The question being "Shall the motion of Mr. Terrell to refer the bill to a select committee of one with instructions to amend, be agreed to?", by consent of the House, Mr. Terrell withdrew the motion.

The question recurring "Shall the bill be read the third time?", Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 36 strike out the word "with" and all of lines 37 and 38 and insert the following: "but if said application be made after July first of any year, the fee for such registration shall be one-half the annual fees provided herein, and provided further that if any owner of a motor vehicle shall sell or exchange his machine for another during the year, he shall only be required to pay to the secretary of state for exchanging the distinctive numbers theretofore issued to him, for another set of numbers, the difference in the rating of the horsepower, together with the sum of one dollar".

The motion was agreed to, and Mr. Terrell was appointed such committee, and reported the bill amended as instructed.

Mr. Walsh moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6 strike out "traction engines".

In line 24, after "vehicle" insert the words "or traction engine".

Mr. Fulton raised a point of order that the amendment was not germane to the bill.

The speaker sustained the point of order and declared the amendment out of order.

Mr. Clark moved to refer the bill to a select committee of one, with instructions to amend as follows:

Add after the word "power" in line 34, the following: "the secretary of state shall, in each municipality having a population of more than 50,000 inhabitants, maintain a bureau for the distribution of motor vehicle plates".

The motion was disagreed to.

Mr. Capelle moved to refer the bill to a select committee of one, with instructions to amend as follows:

After the period in line 8, add the following: "all other vehicles upon the public highway, in the night season, must display not less than one light".

Mr. Hite raised a point of order that the amendment was not germane to the bill.

The speaker sustained the point of order and declared the amendment out of order.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Warnes, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be fully read on three different days were dispensed with and H. B. No. 549, was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 76, nays 33, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kennedy,	Robinson,
Anderson,	of Morrow	Kessler,	Schaefer,
Appenzeller,	Detrick,	Kilpatrick,	Schweikert,
Beatty,	Dickson,	Kilrain,	Shanley,
Behne,	Donaldson,	King,	Siebert,
Beyer,	Duffey,	of Ashtabula,	Smith, of Butler,
Bigelow,	Ertel,	Lambert,	Snyder,
Black,	Etling,	Leist,	of Hamilton,
of Hamilton,	Fell,	Lowry,	Snyder,
Black,	Fellinger,	McCormick,	of Pickaway,
of Wyandot,	Foreman,	McGuffey,	Sweeney,
Bour,	Frick,	Mills,	Thomas,
Brennan,	Fulton,	Morris,	Venus,
Cameron,	Guthery,	Mueller,	Vollmer,
Carroll,	Hastings,	Nungesser,	Vonderheide,
Chapman,	Hite,	Orlikowski,	Walsh,
Collins,	Hoaglin,	Plank,	Warnes,
Cowan,	Hoffman,	Quinlisk,	Welsh,
Crawford,	Horwitz,	Read, of Summit,	Wintermute,
Criswell,	Kathe,	Reppert,	Young—76.
of Coshocton,	Kemerer,	Rhulman,	

Those who voted in the negative are: Messrs.

Agler,	Davis,	Jenkins,	Scott,
Barthelmeh,	Deaton,	King,	Smith, of Morgan,
Boggs,	Diser,	of Franklin,	Terrell,
Bonnell,	Freeman,	Kramer,	Tetlow,
Brown, of Union,	Gilson,	Nye,	Thatcher,
Capelle,	Hoover,	Pence,	White,
Clark,	Hunter,	Plumb,	Winans,
Colter,	Jackson,	Reighard,	Winters,
		Reynolds,	Woodworth—33.

The bill was passed.

The title was agreed to.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

H. B. No. 665 — Mr. Cowan. To make an appropriation for the per diem, transportation, subsistence, purchase of medical and other

stores and emergency expenditures incurred for the relief of flood sufferers by the Ohio national guard.

WM. GREEN,
J. E. HOLDEN,
JNO. L. McDERMOTT,
JAS. T. CARROLL,

FRANK W. THOMAS,
W. D. FULTON,
EARL E. ERTEL.

The speaker of the House, in the presence of the House, signed said bill.

H. B. No. 567 — Mr. Fulton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Fulton moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 20, after the word "Butler" insert ", Preble".

In line 22, strike out the word "Preble" and insert in lieu thereof "Allen".

In line 26, strike out "War-".

In line 27, strike out "ren, Clinton and Greene" and insert in lieu thereof "Scioto and Pike".

In line 29, strike out "Delaware" and insert in lieu thereof "Warren, Clinton and Greene".

In line 30, strike out "Allen" and insert in lieu thereof "Crawford".

In line 31, strike out "Wood" and insert in lieu thereof "Morrow".

In line 34, strike out "Scioto" and insert in lieu thereof "Vinton".

In line 36, strike out "Pike".

In line 37, strike out "and Vinton".

In line 36, strike out the comma (,) after "Perry" and in lieu thereof insert "and".

In line 39, strike out "Crawford" and insert in lieu thereof "Wood".

In line 41, strike out "Muskingum" and insert in lieu thereof "Delaware".

In line 42, strike out "Morrow" and insert in lieu thereof "Ashland".

In line 44, strike out "Tuscarawas" and insert in lieu thereof "Muskingum".

In line 45, after the word "Jefferson", insert, "Carroll".

In line 47, strike out "Ashland" and insert in lieu thereof "Tuscarawas".

In line 48, strike out "Carroll".

In line 47, strike out the comma (,) after "Wayne" and insert in lieu thereof "and", and strike out "and" at end of line.

In line 41, strike out "Fourteenth" and insert in lieu thereof "Seventeenth".

In line 45, strike out "Sixteenth" and insert in lieu thereof "Eighteenth".

In line 47, strike out "Seventeenth" and insert in lieu thereof "Sixteenth".

In line 49, strike out "Eighteenth" and insert in lieu thereof "Fourteenth".

The question being "Shall the motion of Mr. Fulton to refer the bill to a select committee of one with instructions to amend, be agreed to?", Mr. Bishop moved to amend the instructions to amend as follows:

In line 47 strike out the word "Wayne".

In line 49 after the word "Portage" insert the word "Wayne".

The amendment to the instructions to amend was disagreed to.

The question recurring "Shall the motion of Mr. Fulton be agreed to?", Mr. Vonderheide demanded the previous question upon the motion, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the motion of Mr. Fulton be agreed to?", the motion was agreed to, and Mr. Fulton was appointed such committee, and reported the bill amended as instructed.

Mr. Mills moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 120, after the figure 17, insert the following: "and precincts D and O of Ward 18".

In line 173, after the semi-colon, insert the following: "thence easterly on Quincy Avenue to East 87 Street; north on East 87th Street to Shelbourne Court; east on Shelbourne Court to East 87th Street; north on East 87th Street to Cedar Avenue; west on Cedar Avenue to East 83rd Street; north on East 83rd Street to Euclid Avenue; east on Euclid Avenue to East 89th Street; south on East 89th Street to Quincy Avenue;"

In line 186, insert after the figure 18, the words "except precincts D and O".

In line 198, after the word "of" insert the following:

"East 89th Street; thence northerly on East 89th Street to Euclid Avenue; thence westerly on Euclid Avenue to East 83rd Street; thence southerly on East 83rd Street to Cedar Avenue; thence easterly on Cedar Avenue to East 87th Street; thence southerly on East 87th Street to Shelbourne Court; thence westerly on Shelbourne Court to East 87th Street; thence southerly on East 87th Street to Cedar Avenue; thence westerly on Quincy Avenue to the center line of".

The motion was agreed to, and Mr. Mills was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", Mr. Warnes demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Warnes, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 567 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 70, nays 40, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Duffey,	King,	Schweikert,
Appenzeller,	Ertel,	of Ashtabula,	Shanley,
Beatty,	Fell,	Lambert,	Siebert,
Behne,	Fellinger,	Leist,	Smith, of Butler,
Bigelow,	Foreman,	Lowry,	Snyder,
Black,	Frick,	McGuffey,	of Hamilton,
of Hamilton,	Fulton,	Mills,	Snyder,
Black,	Guthery,	Morris,	of Pickaway,
of Wyandot,	Hite,	Mueller,	Sweeney,
Brennan,	Hoaglin,	Murphy,	Terrell,
Cameron,	Hoffman,	Nungesser,	Thomas,
Carroll,	Holl,	Nye,	Vollmer,
Chapman,	Horwitz,	Orlikowski,	Vonderheide,
Clark,	Kathe,	Orrison,	Walsh,
Collins,	Kennedy,	Quinisk,	Warnes,
Colter,	Kessler,	Reighard,	Welsh,
Cowan,	Kilpatrick,	Reppert,	Wintermute,
Dickson,	Kilrain,	Rhulman,	Winters,
Diser,		Schaefer,	Young — 70.

Those who voted in the negative are: Messrs.

Agler,	Crawford,	Hunter,	Read, of Summit,
Anderson,	Criswell,	Jackson,	Reid, of Fayette,
Barthelmeh,	of Coshocton,	Jenkins,	Robinson,
Bishop,	Criswell,	Kemerer,	Scott,
Boggs,	of Morrow,	King,	Smith, of Morgan,
Bonnell,	Davis,	of Franklin,	Tetlow,
Brown,	Deaton,	Kramer,	Thatcher,
of Ashland,	Freeman,	McCormick,	Venus,
Brown, of Union,	Gilson,	Pence,	White,
Capelle,	Hastings,	Plank,	Winans,
Conover,	Hoover,	Plumb,	Woodworth — 40.

The bill was passed.

The title was agreed to.

H. B. No. 663 — Mr. Chapman, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Chapman moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 strike out the words "or city" and in lieu thereof insert "municipality or township".

In line 22 strike out the words "or city" and in lieu thereof insert "municipality or township".

The motion was agreed to, and Mr. Chapman was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Chapman, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 663 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 83, nays 6, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	King,	Scott,
Agler,	of Morrow,	of Franklin,	Shanley,
Appenzeller,	Deaton,	Kramer,	Siebert,
Beatty,	Detrick,	Leist,	Smith, of Butler,
Behne,	Dickson,	Lowry,	Snyder,
Beyer,	Doster,	Lustig,	of Hamilton,
Bigelow,	Duffey,	McGuffey,	Snyder,
Bishop,	Ertel,	Mills,	of Pickaway,
Black,	Etling,	Morris,	Sweeney,
of Wyandot,	Fell,	Mueller,	Terrell,
Black,	Fellinger,	Murphy,	Tetlow,
of Hamilton,	Frick,	Nungesser,	Thomas,
Bour,	Hoaglin,	Nye,	Venus,
Brennan,	Hoffman,	Orlikowski,	Vollmer,
Brown, of Union,	Holl,	Orrison,	Vonderheide,
Cameron,	Horwitz,	Pence,	Walsh,
Capelle,	Kathe,	Plumb,	Warnes,
Carroll,	Kennedy,	Quinlisk,	Welsh,
Chapman,	Kessler,	Read, of Summit,	Wintermute,
Clark,	Kilrain,	Reppert,	Winters,
Collins,	King,	Reynolds,	Woodworth,
Colter,	of Ashtabula,	Schaefer,	Young—83.
Cowan,		Schweikert,	

Messrs. Cooper, Hoover, Hunter, Kemerer, Kilpatrick and Smith of Morgan, voted in the negative.

The bill was passed.

The title was agreed to.

And thereupon, by direction of the speaker upon section 2, being the emergency section, the yeas and nays were taken, and resulted—yeas 87, nays 13, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jenkins,	Rhulman,
Agler,	of Coshocton,	Kessler,	Schaefer,
Appenzeller,	Criswell,	Kilpatrick,	Schweikert,
Beatty,	of Morrow,	Kilrain,	Scott,
Beyer,	Deaton,	King, of Franklin,	Shanley,
Bigelow,	Dickson,	Kramer,	Siebert,
Bishop,	Donaldson,	Lambert,	Smith, of Butler,
Black,	Doster,	Leist,	Snyder,
of Hamilton,	Duffey,	Lowry,	of Hamilton,
Boggs,	Ertel,	Lustig,	Snyder,
Bour,	Etling,	McGuffey,	of Pickaway,
Brennan,	Fell,	Mills,	Sweeney,
Brown,	Fellinger,	Morris,	Thatcher,
of Ashland,	Foreman,	Mueller,	Thomas,
Brown, of Union,	Frick,	Murphy,	Venus,
Cameron,	Fulton,	Nungesser,	Vollmer,
Capelle,	Guthery,	Nye,	Vonderheide,
Carroll,	Hastings,	Orlikowski,	Walsh,
Clark,	Hite,	Orrison,	Warnes,
Colter,	Hoaglin,	Pence,	Welsh,
Conover,	Hoffman,	Quinlisk,	Wintermute,
Cowan,	Holl,	Read, of Summit,	Winters,
Crawford,	Horwitz,	Reppert,	Woodworth,
			Young.

Those who voted in the negative are: Messrs.

Barthelmeh,	Diser,	Hunter,	Smith,
Bonnell,	Freeman,	Kemerer,	of Morgan,
Cooper,	Gilson,	Reighard,	Williams,
Davis,			Winans,

The emergency clause was adopted.

S. B. No. 188—Mr. Friebohn, being on the calendar for third reading, was taken up and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 81, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kilrain,	Siebert,
Agler,	Detrick,	King,	Smith, of Butler,
Appenzeller,	Diser,	of Ashtabula,	Smith, of Morgan,
Behne,	Doster,	Lambert,	Snyder,
Black,	Duffey,	Lowry,	of Hamilton,
of Wyandot,	Etling,	Morris,	Snyder,
Bonnell,	Fell,	Nungesser,	of Pickaway,
Bour,	Freeman,	Nye,	Sweeney,
Brennan,	Frick,	Orlikowski,	Terrell,
Brown, of Union,	Gilson,	Orrison,	Tetlow,
Cameron,	Hastings,	Pence,	Thatcher,
Capelle,	Hoaglin,	Plank,	Thomas,
Carroll,	Hoffman,	Quinlisk,	Vollmer,
Clark,	Holl,	Reighard,	Vonderheide,
Conover,	Hoover,	Reppert,	Walsh,
Cooper,	Horwitz,	Reynolds,	Warnes,
Crawford,	Hunter,	Rhulman,	Welsh,
Criswell,	Jenkins,	Robinson,	White,
of Coshocton,	Kathe,	Schaefer,	Wintermute,
Criswell,	Kemerer,	Schweikert,	Winters,
of Morrow,	Kessler,	Scott,	Woodworth,
	Kilpatrick,	Shanley,	Young—81.

The bill was passed.

The title was agreed to.

S. B. No. 279—Mr. Green, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Warnes, the rule requiring bills to be referred to the committee on Phraseology, and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 279 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 78, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Horwitz,	Rhulman,
Agler,	of Morrow,	Hunter,	Robinson,
Anderson,	Davis,	Jenkins,	Schaefer,
Appenzeller,	Deaton,	Kathe,	Schweikert,
Barthelmeh,	Detrick,	Kemerer,	Scott,
Beatty,	Dickson,	Kennedy,	Shanley,
Behne,	Donaldson,	Kessler,	Siebert,
Black,	Duffey,	Kilpatrick,	Smith, of Morgan,
of Hamilton,	Ertel,	Kilrain,	Snyder,
Bour,	Etling,	King,	of Hamilton,
Brennan,	Fell,	of Franklin,	Sweeney,
Brown, of Union,	Fellinger,	Kramer,	Terrell,
Cameron,	Foreman,	Lambert,	Tetlow,
Capelle,	Frick,	Lowry,	Thomas,
Carroll,	Fulton,	McCormick,	Venus,
Clark,	Gilson,	Morris,	Vollmer,
Colter,	Hastings,	Nungesser,	Vonderheide,
Cooper,	Hoaglin,	Orlikowski,	Winans,
Criswell,	Hoffman,	Pence,	Wintermute,
of Coshocton,	Holl,	Quinlisk,	Winters,
	Hoover,	Reppert,	Young—78.

Mr. Reighard voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 641 — Mr. Snyder, of Hamilton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Snyder, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 19 strike out "not" and insert "no".

In line 185 strike out "this" and insert "the".

Strike out all of line 217.

In line 218 strike out the first word "regulation".

The motion was agreed to, and Mr. Snyder, of Hamilton, was appointed such committee, and reported the bill amended as instructed.

Mr. Snyder, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 185 strike out all after "permit" and insert comma (,).

Strike out lines 186 and 187.

In line 188, strike out line to and including "Ohio".

In line 202 strike out all after period (.).

Strike out lines 203, 204 and 205.

The motion was agreed to, and Mr. Snyder, of Hamilton, was appointed such committee, and reported the bill amended as instructed.

Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows: In line 117 put comma in place of period after word "upon" and add:

"provided that any agreed price which is to be paid by the municipality must be fully itemized in accordance with the schedule provided by state law for the valuation of public utilities by the state public utilities commission, and that such fully itemized statement must be a part of the ordinance to be referred to the electors before such agreement shall be valid or legally binding upon the municipality."

The motion was disagreed to.

Mr. Bigelow moved to refer the bill to a select committee of one, with instructions to amend as follows:

Amend by adding section 12 as follows:

SECTION 12. Nothing in this act shall be deemed to authorize any city council to agree to any restriction upon the right of the municipality to acquire at any time by condemnation proceedings any public utility property, at a price to be adjudged by the courts.

The motion was agreed to, and Mr. Bigelow was appointed such committee, and reported the bill amended as instructed.

Mr. Bigelow moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 142 substitute comma for period after the word "ordinance" and add "and approved by a majority of those voting thereon."

The motion was agreed to, and Mr. Bigelow was appointed such committee, and reported the bill amended as instructed.

Mr. Kilpatrick moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 26, after the word "property", insert "at any time not to exceed six months' notice in writing".

In line 28, strike out all after the period (.).

In line 29, strike out all up to and including the period (.).

The motion was disagreed to.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Snyder, of Hamilton, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 641 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 87, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kramer,	Siebert,
Azler,	Detrick,	Lambert,	Smith, of Butler,
Appenzeller,	Dickson,	Lowry,	Snyder,
Beatty,	Donaldson,	McCormick,	of Hamilton,
Beyer,	Doster,	Mills,	Snyder,
Bigelow,	Duffey,	Morris,	of Pickaway,
Bishop,	Fell,	Mueller,	Sweeney,
Black,	Frick,	Murphy,	Terrell,
of Hamilton,	Fulton,	Nungesser,	Tetlow,
Black,	Guthery,	Nye,	Thatcher,
of Wyandot,	Hastings,	Orlikowski,	Thomas,
Bour,	Hite,	Orrison,	Venus,
Brennan,	Hoaglin,	Pence,	Vollmer,
Capelle,	Hoffman,	Read, of Summit,	Warnes,
Carroll,	Horwitz,	Reid, of Fayette,	Welsh,
Chapman,	Jackson,	Reighard,	White,
Clark,	Jenkins,	Reppert,	Williams,
Collins,	Kathe,	Reynolds,	Winans,
Colter,	Kemerer,	Rhulman,	Wintermute,
Cooper,	Kennedy,	Robinson,	Winters,
Cowan,	Kessler,	Schaefer,	Woodworth,
Crawford,	Kilpatrick,	Schweikert,	Young — 87.
Davis,	King,	Shanley,	

of Franklin,

Messrs. Cameron, Hunter and Vonderheide voted in the negative.

The bill was passed.

The title was agreed to.

S. B. No. 2 — Mr. Haas, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Lowry moved to refer the bill to a select committee of one, with instructions to amend as follows:

After the period in line 67 add the following: "Nothing in this act shall be construed as allowing any person to hunt on any land without the written consent of the owner thereof".

The motion was agreed to, and Mr. Lowry was appointed such committee, and reported the bill amended as instructed.

Mr. Doster moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out all of line 7, after the period.

Strike out all of line 8.

In line 9, strike out "pay a fee of one dollar (\$1.00)".

At the end of line 11, strike out the period and add the following: "and such persons who have the consent of such owner, tenant or manager of such lands".

The motion was disagreed to.

Mr. Hite moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 12, after the word "courts" insert "and township clerks".

The motion was agreed to, and Mr. Hite was appointed such committee, and reported the bill amended as instructed.

Mr. Acker demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Lowry, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 2 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 70, nays 32, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Clark,	Hoffman,	Quinisk,
Agler,	Collins,	Holl,	Reppert,
Appenzeller,	Cooper,	Horwitz,	Rhulman,
Barthelmeh,	Cowan,	Jackson,	Schaefer,
Beatty,	Criswell,	Kathe,	Schweikert,
Behne,	of Coshocton,	Kennedy,	Smith, of Butler,
Beyer,	Detrick,	Kilpatrick,	Snyder,
Bishop,	Dickson,	King,	of Hamilton,
Black,	Diser,	of Franklin,	Snyder,
of Hamilton,	Duffey,	Leist,	of Pickaway,
Black,	Ertel,	Lowry,	Sweeney,
of Wyandot,	Etling,	Lustig,	Tetlow,
Boggs,	Fell,	McCormick,	Thomas,
Bour,	Fellinger,	McGuffey,	Vonderheide,
Brennan,	Frick,	Mueller,	Walsh,
Brown,	Fulton,	Murphy,	Warnes,
of Ashland,	Guthery,	Nungesser,	Welsh,
Cameron,	Hastings,	Orlikowski,	Williams,
Carroll,	Hoaglin,	Orrison,	Wintermute—70.
Chapman,			

Those who voted in the negative are: Messrs.

Bonnell,	Foreman,	Plank,	Thatcher,
Brown, of Union,	Gilson,	Plumb,	Venus,
Capelle,	Hite,	Reid, of Fayette,	Vollmer,
Conover,	Hoover,	Reighard,	White,
Criswell,	Hunter,	Reynolds,	Winans,
of Morrow,	Jenkins,	Scott,	Winters,
Davis,	Kemerer,	Shanley,	Woodworth,
Deaton,	Morris,	Smith, of Morgan,	Young—32.
Doster,			

The bill was passed.

Mr. Frick moved to amend the title as follows:

"Relative to resident and non-resident hunters' license and to repeal sections 1421, 1422, 1423 and 1424 of the General Code".

The amendment was agreed to.

The title as amended was agreed to.

On motion of Mr. Clark, the House recessed until 8:00 o'clock p. m.

8:00 o'clock p. m.

The House met pursuant to recess.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

H. B. No. 417 — Mr. Kessler. To restore the elective franchise to persons convicted of violations of section 13314 of the General Code, relating to elections.

H. B. No. 659 — Mr. Shanley. To furnish service ribbons to the officers and enlisted men of the Ohio National Guard.

H. B. No. 478 — Mr. Ertel. To amend section 4189 of the General Code, relating to the management and control of union cemeteries, and to repeal sections 4184, 4185 and said original section 4189.

H. B. No. 660 — Mr. Jenkins. To amend sections 4681 and 4682 of the General Code, and to supplement section 4682 of the General Code, by enacting section 4682-1 of the General Code relating to organization and dissolution of village school districts.

H. B. No. 525 — Mr. Thatcher. For the relief of W. S. Osborn, of Jefferson township, Clinton county, Ohio.

H. B. No. 621 — Mr. Brennan. To amend sections 4877-4946 of the General Code, relative to compensation of deputy clerk and assistants of the board of deputy supervisors.

H. B. No. 558 — Mr. Kessler. Authorizing trustees of Meigs township, Adams county, Ohio, to transfer funds.

H. B. No. 460 — Mr. Tetlow. To amend section 938 of the General Code, relative to the approaching of abandoned mines.

H. B. No. 494 — Mr. Gilson. To amend section 4991 of the General Code, relating to expenses at primary elections.

H. B. No. 603 — Mr. Scott. To authorize the county commissioners of Harrison county, Ohio, to pay certain bills.

H. B. No. 257 — Mr. Duffey. To amend section 10704 of the General Code of Ohio, respecting the sale of personal property by executors and administrators.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

H. B. No. 215 — Mr. Reid. To amend section 10918 of the General Code, relating to the selection of a guardian by minors.

H. B. No. 327 — Mr. Duffey. To amend sections 8874, 8876 and 8897 of the General Code, relating to the altering or abolishing highway, grade or other crossings.

H. B. No. 562 — Mr. Snyder, of Hamilton. To provide for leasing of a further part of the Miami and Erie canal to the city of Cincinnati and to amend section 6 and repeal section 2 of the Act of May 15, 1911, "To provide for leasing a part of the Miami and Erie canal to the city of Cincinnati as a public street or boulevard, and for sewerage and subway purposes."

H. B. No. 505 — Mr. Smith, of Butler. To provide for the deposit of donations and bequests to Miami university and to supplement sections 7941 of the General Code of Ohio.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 266 — Mr. King, of Ashtabula. To prevent the spread of tuberculosis.

With the following amendments in which the concurrence of the House of Representatives is requested:

In line 3 strike out "shall" and insert "may".

In line 4 strike out "to" and insert "who may".

In line 7 strike out "shall" and insert "may".

In line 8 strike out "to" and insert "who may".

In line 17 strike out "and" and insert "or".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 71, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilpatrick,	Reighard,
Agler,	of Morrow,	Kilrain,	Rhulman,
Appenzeller,	Deaton,	King, of Franklin,	Schweikert,
Black,	Dickson,	Kramer,	Shanley,
of Wyandot,	Diser,	Lambert,	Siebert,
Boggs,	Donaldson,	Leist,	Sweeney,
Bonnell,	Doster,	Lowry,	Terrell,
Brennan,	Duffey,	McCormick,	Tetlow,
Brown,	Ertel,	McGuffey,	Thomas,
of Ashland,	Fell,	Mills,	Vollmer,
Cameron,	Freeman,	Morris,	Vonderheide,
Carroll,	Frick,	Nungesser,	Warnes,
Collins,	Hite,	Orlikowski,	Welsh,
Colter,	Hoaglin,	Orrison,	White,
Cowan,	Holl,	Pence,	Williams,
Crawford,	Horwitz,	Plank,	Winans,
Criswell,	Hunter,	Plumb,	Wintermute,
of Coshocton,	Kemerer,	Read, of Summit,	Woodworth,
	Kessler,	Reid, of Fayette,	Young.

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 582 — Mr. Mills. To create the public utilities commission of Ohio, to prescribe its organization, its powers and duties and to repeal sections 487 to 499 inclusive, sections 542 to 551 inclusive, sections 614, 614-24, 614-25, 614-26, 614-69, 614-70, 614-80, 614-81 and 614-83 of the General Code.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 14 strike out the letter "s" where it occurs in the word "terms".

In line 157 strike out the words "or by the attorney of the commission".

In line 163 strike out the words "ending November fifteenth".

In line 185 strike out the words "or at any request of the council of a municipality".

In line 188 insert the words "at the request of the council of any municipality the commission shall also investigate and ascertain the value of the property of any public utility used and useful for the service and convenience of the public where the whole or major portion of such utility is situated in such municipality."

In line 192 strike out the word "such" and insert in lieu thereof the word "any".

In line 237 after the word "utility" insert the words "or railroad".

In line 238 after the word "utility" insert the words "or railroad".

In line 239 after the word "utility" insert the words "or railroad".

In line 250 strike out the final "e" in the word "therefore".

In line 252 after the word "securities" insert a period (.), and in the same line strike out the words "or from" and insert in lieu thereof the words "such report shall also show".

In line 260 after the word "utility" insert the words "or railroad".

In lines 270 and 271 strike out the words "furnished to the governor and general assembly" and insert in lieu thereof the word "filed".

In line 279-b insert after the word "utility" the words "or railroad".

In line 287 strike out the word "published" and insert in lieu thereof the word "public".

In line 294 strike out the word "such" and insert in lieu thereof the word "the".

In line 327-b after the word "utilities" insert the words "or railroads".

Strike out all of section 32 and insert in lieu thereof the following:

SECTION 32. After any order or decision has been made by the commission, any party to the action or proceeding, or any stockholder or bondholder or other party pecuniarily interested in the public utility affected, may apply for a rehearing in respect to any matters determined in said action or proceeding and specified in the application for rehearing, and the commission may grant and hold such rehearing on said matters, if in its judgment sufficient reason therefor be made to appear. No cause of action arising out of any order or decision of the commission shall accrue in any court to any corporation or person unless such corporation or person shall have made, before the effective date of said order or decision, application to the commission for a rehearing. Such application shall set forth specifically the ground or grounds on which the applicant considers said decision or order to be unreasonable or unlawful. No corporation or person shall in any court urge or rely on any ground not so set forth in said application. Any application for a rehearing made ten days or more before the effective date of the order as to which a rehearing is sought, shall be either granted or denied before such effective date, or the order shall stand suspended until such application is granted or denied. Any application for a rehearing made

within less than ten days before the effective date of the order as to which a rehearing is sought, and not granted within twenty days, may be taken by the party making the application to be denied, unless the effective date of the order is extended for the period of the pendency of the application.

If any application for a rehearing be granted without suspension of the order involved, the commission shall forthwith proceed to hear the matter with all dispatch and shall determine the same within twenty days after final submission and if such determination is not made within said time, it may be taken by any party to the rehearing that the order involved is affirmed. An application for rehearing shall not excuse any corporation or person from complying with and obeying any order or decision, or any requirement of any order or decision of the commission theretofore made, or operate in any manner to stay or postpone the enforcement thereof, except in such cases and upon such terms as the commission may by order direct. If, after such rehearing and a consideration of all the facts, including those arising since the making of the order or decision, the commission shall be of the opinion that the original order or decision or any part thereof is in any respect unjust or unwarranted, or should be changed, the commission may abrogate, change or modify the same. An order or decision made after such rehearing, abrogating, changing or modifying the original order or decision shall have the same force and effect as an original order or decision, but shall not affect any right or the enforcement of any right arising from or by virtue of the original order or decision unless so ordered by the commission.

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?" the yeas and nays were taken, and resulted — yeas 68, nays 29, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilrain,	Smith,
Appenzeller,	of Morrow,	Lambert,	of Morgan,
Barthelmeh,	Dickson,	Lowry.	Snyder,
Beatty,	Doster,	Lustig,	of Hamilton,
Behne,	Duffey,	Mills,	Sweeney,
Beyer,	Ertel,	Morris,	Terrell,
Bigelow,	Etling,	Murphy,	Thomas,
Black,	Fell,	Nungesser,	Venus,
of Hamilton,	Fellinger,	Nye,	Vollmer,
Black,	Foreman,	Orlikowski,	Vonderheide,
of Wyandot,	Frick,	Orrison,	Walsh,
Bour,	Hite,	Quinlisk,	Warnes,
Brennan,	Hoaglin,	Read, of Summit,	Welsh,
Cameron,	Hoffman,	Reppert,	Williams,
Carroll,	Holl,	Rhulman,	Winans,
Clark,	Horwitz,	Schaefer,	Wintermute,
Cowan,	Kennedy,	Schweikert,	Winters,
Criswell,	Kilpatrick,	Shanley,	Young.
of Coshocton,		Siebert,	

Those who voted in the negative are: Messrs.

Agler,	Colter,	Freeman,	Hunter,
Bonnell,	Cooper,	Gilson,	Jackson,
Brown, of Union,	Deaton,	Hastings,	Kemerer,
Capelle,	Diser,	Hoover,	King, of Franklin,

Those who voted in the negative are: Messrs.—Concluded.

Kramer,	Plumb,	Robinson,	Thatcher,
McCormick,	Reid, of Fayette,	Scott,	White,
Pence,	Reighard,	Tetlow,	Woodworth,
Plank,			

The Senate amendments were concurred in.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

Sub. H. B. No. 571 — Mr. Warnes. To divide the state into assessment districts; to provide for the appointment of district assessors, district boards of assessors and district boards of complaints therein; to prescribe the powers and duties of such officers and boards, and to further define and prescribe the powers and duties of prosecuting attorneys, the tax commission of Ohio, and other officers and boards, and to repeal sections 2578, 2583, 2584, 2591, 2629, 3349 to 3354 inclusive, 3363 to 3369 inclusive, 5366, 5367, 5393, 5394, 5396, 5466-2, 5542-8, 5542-9, 5542-9a, 5542-9b, 5542-9c, 5542-9d, 5542-10, 5542-11, 5543 to 5548 inclusive, 5565, 5566, 5567, 5569, 5572, 5575, 5578 to 5624-1 inclusive.

With the following amendments in which the concurrence of the House of Representatives is requested:

SECTION 34-1. After the word "assessor" where it appears the second time, strike out the period, insert comma and add "subject to the approval of the Tax Commission of Ohio."

After the word "complaints" where it appears the second time, strike out the period, insert a comma and add "subject to the approval of the Tax Commission of Ohio."

In line 27, strike out all after the word "assessor".

In line 85, strike out the word "alphabetical" and insert in lieu thereof the word "geographical".

In line 90, after the word "estate" insert a comma and the words "the value of each said tract, lot or parcel and the value of the improvements thereon, if any" and a comma.

In line 120, strike out the word "no" and insert in lieu thereof the word "all".

In line 150, after the word "Ohio" add the words "with the consent of the Governor".

In line 151-a, after the word "Ohio" add the words "with the consent of the Governor".

In line 245, strike out the word "if" and insert in lieu thereof the words "which improvements shall be".

In line 253, after the word "therein" strike out the word "if" and insert in lieu thereof the words "which improvements, minerals and mineral rights shall be".

Strike out sections 43 and 44.

In line 279, strike out the words "shall not" and insert in lieu thereof the words "may increase or".

In line 280, strike out the word "nor" and insert in lieu thereof the words "and increase or".

In line 281, strike out the word "unless" and insert in lieu thereof the words "upon its own initiative or if".

In line 283, after the word "such" insert the words "increase or".

In line 283, strike out the word "nor" and insert in lieu thereof the words "but not".

In line 391, strike out the word "expert".

In line 394, strike out the word "other".

In line 395, strike out the period and add "and the office of notary public".

In line 41 after the number "63" insert comma and the number "64".

In line 48, strike out "office" and insert the word "offices".

In line 66, strike out the word "with".

In line 78, strike out the word "provision" and insert the word "provisions".

In line 106, strike out the word "and" and insert the word "any".

In line 107, after the syllable "ments", strike out comma.

In line 108, strike out all after the word "apportionments".

In line 109, strike out the syllable "ments" and the words "and apportionments".

In line 181, strike out the word "here" and insert the word "hereby".

In line 196, strike out the comma and the following words: "and the compensation of such employees shall be fixed and paid by such commission". And after the word "Ohio" insert the period.

In line 277, strike out the comma after the word "description".

In line 286, after the word "assessor", insert comma.

In line 287, after the word "board" insert comma.

In line 312, strike out the words "deputy tax commissioner" and insert the words "district assessor".

In line 315, strike out the words "deputy state tax commissioners" and insert in lieu thereof the words "district assessors".

In line 319, strike out the words "deputy state tax commissioners" and insert in lieu thereof the words "district assessors".

In line 320, strike out the words "deputy state" and in line 321, strike out the words "tax commissioners" and insert in lieu thereof the words "district assessors".

In line 323, strike out the words "deputy state tax commissioners" and insert in lieu thereof the words "district assessors".

In line 368, strike out the word "additoin" and insert the word "addition".

In line 424, after the period, insert "provided, however, that the maps, plats, stationery, blank forms, and other supplies and equipment used by the district assessor shall, so far as is practicable, be used also by the district board of complaints".

In line 425, strike out the word "the" and insert the word "such"; after the word "rooms" insert a comma and strike out the words "for such purposes" and insert in lieu thereof the following words: "maps, plats, stationery, blank forms, books, supplies, furniture and other equipment".

In line 428, after the word "furniture" insert the following words: "maps, plats, stationery, blank forms, books, supplies and other equipment".

In line 451, strike out the word "of" and insert the word "or".

In line 517, strike out the word "time" and insert the word "times".

In line 651, strike out the word "previous" and after the word "year" insert the words "since the year 1910".

In line 661, strike out the word "notations" and insert in lieu thereof the word "annotations".

After line 338, add the following section:

"SECTION 34-1. The salaries or compensations of deputy assessors and other employees of the district assessor shall be fixed by the district assessor.

The salaries or compensations of experts, clerks and other employees of the district board of complaints shall be fixed by the district board of complaints".

Attest:

W. V. GOSHORN, .
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 75, nays 23, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kennedy,	Schweikert,
Agler,	of Morrow,	Kessler,	Shanley,
Barthelmeh,	Davis,	Kilpatrick,	Siebert,
Beatty,	Deaton,	Kilrain,	Smith, of Butler,
Beyer,	Dickson,	Kramer,	Snyder,
Bigelow,	Donaldson,	Lambert,	of Hamilton,
Bishop,	Doster,	Leist,	Sweeney,
Black,	Duffey,	Lowry,	Terrell,
of Hamilton,	Ertel,	Lustig,	Tetlow,
Black,	Etling,	McGuffey,	Thatcher,
of Wyandot,	Fell,	Mills,	Thomas,
Boggs,	Fellinger,	Morris,	Venus,
Bour,	Foreman,	Mueller,	Vollmer,
Brennan,	Frick,	Nungesser,	Vonderheide,
Cameron,	Fulton,	Orlikowski,	Walsh,
Carroll,	Guthery,	Orrison,	Warnes,
Clark,	Hite,	Read, of Summit,	Welsh,
Colter,	Hoaglin,	Reppert,	Williams,
Criswell,	Hoffman,	Rhulman,	Wintermute,
of Coshocton,	Horwitz,	Schaefer,	Young,

Those who voted in the negative are: Messrs.

Bonnell,	Freeman,	McCormick,	Reighard,
Brown, of Union,	Gilson,	Nye,	Robinson,
Capelle,	Hastings,	Pence,	Smith,
Conover,	Hoover,	Plank,	of Morgan,
Cooper,	Kemerer,	Plumb,	Winans,
Diser,	King, of Franklin,	Reid, of Fayette,	Woodworth,

The Senate amendments were concurred in.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 431 — Mr. McCormick. To provide for the combining of the probate court and court of common pleas in counties having a population of less than sixty thousand.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 6 strike out the comma after the word "officers" and there insert the following: "for the submission to the electors of such county the question of combining the probate court with the court of common pleas of such county."

In line 71 after the word "more" insert the following "and such fact is certified by the secretary of state to said court of common pleas and entered upon its journal."

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken and resulted—yeas 103, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilrain,	Shanley,
Barthelmeh,	of Morrow,	King, of Franklin,	Siebert,
Behne,	Davis,	Lambert,	Smith, of Butler,
Beyer,	Deaton,	Leist,	Smith,
Bigelow,	Detrick,	Lowry,	of Morgan,
Bishop,	Diser,	Lustig,	Snyder,
Black,	Donaldson,	McCormick,	of Hamilton,
of Hamilton,	Doster,	McGuffey,	Snyder,
Black,	Duffey,	Mills,	of Pickaway,
of Wyandot,	Ertel,	Morris,	Sweeney,
Boggs,	Etling,	Mueller,	Terrell,
Bonnell,	Fell,	Murphy,	Tetlow,
Bour,	Fellinger,	Nungesser,	Thatcher,
Brennan,	Foreman,	Nye,	Thomas,
Brown,	Frick,	Orlikowski,	Venus,
of Ashland,	Fulton,	Orrison,	Vollmer,
Brown, of Union,	Gilson,	Pence,	Vonderheide,
Cameron,	Guthery,	Plank,	Walsh,
Capelle,	Hastings,	Plumb,	Warnes,
Carroll,	Hite,	Read, of Summit,	Welsh,
Clark,	Hoaglin,	Reid, of Fayette,	White,
Colter,	Hoffman,	Reighard,	Williams,
Conover,	Holl,	Reppert,	Winans,
Cooper,	Horwitz,	Reynolds,	Wintermute,
Cowan,	Jackson,	Rhulman,	Winters,
Crawford,	Kemerer,	Robinson,	Woodworth,
Criswell,	Kessler,	Schaefer,	Young,
of Coshocton,	Kilpatrick,	Schweikert,	

The Senate amendments were concurred in.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 342 — Mr. Behne. To supplement section 5629 of the General Code by the enactment of section 5629-1, relating to special levy to provide funds to repair certain buildings.

With the following amendments in which the concurrence of the House of Representatives is requested:

In line 8 after "funds" insert "to".

In line 12b strike out "heretofore".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 92, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Hunter,	Reighard,
Agler,	of Coshocton,	Jackson,	Reppert,
Appenzeller,	Criswell,	Kemerer,	Rhulman,
Beatty,	of Morrow,	Kessler,	Robinson,
Behne,	Davis,	Kilpatrick,	Schweikert,
Beyer,	Deaton,	King, of Franklin,	Scott,
Bigelow,	Dickson,	Kramer,	Shanley,
Black,	Diser,	Lambert,	Siebert,
of Hamilton,	Donaldson,	Leist,	Smith, of Butler,
Black,	Doster,	Lowry,	Smith,
of Wyandot,	Duffey,	Lustig,	of Morgan,
Bonnell,	Ertel,	McCormick,	Sweeney,
Bour,	Etling,	Mills,	Terrell,
Brennan,	Fell,	Morris,	Thatcher,
Brown,	Fellinger,	Mueller,	Thomas,
of Ashland,	Freeman,	Murphy,	Venus,
Cameron,	Frick,	Nungesser,	Vonderheide,
Capelle,	Fulton,	Nye,	Walsh,
Carroll,	Guthery,	Orlikowski,	Warnes,
Collins,	Hastings,	Orrison,	Welsh,
Conover,	Hoaglin,	Pence,	White,
Cooper,	Hoffman,	Plank,	Williams,
Cowan,	Holl,	Plumb,	Wintermute,
Crawford,	Horwitz,	Quinlisk,	Woodworth,
		Read, of Summit,	Young,

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 457 — Mr. Black, of Hamilton. To repeal sections 779-1, 779-2 and 342-3 of the General Code, relating to the duties of the attorney general.

With following amendments, in which the concurrence of the House of Representatives is requested:

In line 2 after the word "sections" insert the numerals "779-1."

In the title change word "section" to "sections" and after the word "sections" insert the numerals "779-1" and after the numerals "779-2" insert the numerals "342-3".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 77, nays 6, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Capelle,	Duffey,	Hoover,
Appenzeller,	Clark,	Etling,	Hunter,
Beatty,	Colter,	Fell,	Kessler,
Beyer,	Cooper,	Freeman,	Kilpatrick,
Bigelow,	Cowan,	Frick,	Leist,
Black,	Crawford,	Fulton,	Lowry,
of Hamilton,	Criswell,	Gilson,	Lustig,
Boggs,	of Coshocton,	Guthery,	McCormick,
Bonnell,	Davis,	Hastings,	Morris,
Bour,	Deaton,	Hoaglin,	Murphy,
Brennan,	Dickson,	Hoffman,	Nungesser,
Cameron,	Donaldson,	Holl,	Nye.

Those who voted in the affirmative are: Messrs. — Concluded.

Orlikowski,	Rhulman,	Sweeney,	Walsh,
Orrison,	Robinson,	Terrell,	Warnes,
Pence,	Schaefer,	Tetlow,	Welsh,
Quinlisk,	Schweikert,	Thatcher,	Williams,
Read, of Summit,	Shanley,	Thomas,	Winans,
Reid, of Fayette,	Smith, of Butler,	Venus,	Wintermute,
Reppert,	Snyder,	Vollmer,	Woodworth,
Reynolds,	of Hamilton,	Vonderheide,	Young.

Messrs. Agler, Diser, Kemerer, Kramer, Scott and White voted in the negative.

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to H. B. No. 522 — Mr. Smith, of Butler, and asks for a Committee of Conference.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Smith, of Butler, moved that the House accede to the request of the Senate and a committee of conference be appointed.

The motion was agreed to and Messrs. Smith, of Butler, Black, of Hamilton, and Williams were appointed as managers on the part of the House.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in House amendments to S. B. No. 95.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Clark moved that the House insist on its amendments to S. B. No. 95, and ask for a committee of conference.

The motion was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in the adoption of H. J. R. No. 34 — Mr. Warnes.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Warnes moved that further consideration of the resolution be indefinitely postponed.

The motion was disagreed to.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has refused to concur in House amendments to S. B. No. 203 — Mr. Greenlund.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Lowry moved that the House insist on its amendments to S. B. No. 203 — Mr. Greenlund, and ask for a committee of Conference.

The motion was agreed to.

H. B. No. 666 — Mr. Cowan, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Cowan, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 666 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 106, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Rhulman,
Agler,	of Morrow,	Kilpatrick,	Robinson,
Appenzeller,	Davis,	Kilrain,	Schweikert,
Barthelmeh,	Deaton,	King,	Scott,
Beatty,	Detrick,	of Ashtabula,	Shanley,
Beyer,	Dickson,	King, of Franklin,	Siebert,
Bigelow,	Diser,	Kramer,	Smith, of Butler,
Bishop,	Doster,	Lambert,	Smith,
Black,	Duffey,	Leist,	of Morgan,
of Hamilton,	Ertel,	Lowry,	Snyder,
Black,	Fell,	Lustig,	of Hamilton,
of Wyandot,	Fellinger,	McCormick,	Sweeney,
Boggs,	Foreman,	McGuffey,	Terrell,
Bonnell,	Freeman,	Mills,	Tetlow,
Bour,	Frick,	Morris,	Thatcher,
Brennan,	Fulton,	Mueller,	Thomas,
Brown,	Gilson,	Murphy,	Venus,
of Ashland,	Guthery,	Orlikowski,	Vollmer,
Brown, of Union,	Hastings,	Orrison,	Vonderheide,
Cameron,	Hite,	Pence,	Walsh,
Capelle,	Hoaglin,	Plank,	Warnes,
Carroll,	Hoffman,	Plumb,	Welsh,
Clark,	Holl,	Quinlisk,	White,
Colter,	Hoover,	Read, of Summit,	Williams,
Conover,	Horwitz,	Reid, of Fayette,	Winans,
Cooper,	Hunter,	Reighard,	Wintermute,
Cowan,	Jackson,	Reppert,	Winters,
Crawford,	Kemerer,	Reynolds,	Woodworth,
			Young.

The bill was passed.

The title was agreed to.

H. B. No. 630 — Mr. Colter, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Colter, the rule requiring bills to be referred to the committee on Phraseology, and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 630, was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 94, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bigelow,	Boggs,	Carroll,
Agler,	Bishop,	Bonnell,	Clark,
Appenzeller,	Black,	Bour,	Collins,
Barthelmeh,	of Hamilton,	Brown, of Union,	Colter,
Beatty,	Black,	Cameron,	Cooper,
Beyer,	of Wyandot,	Capelle,	Crawford,

Those who voted in the affirmative are: Messrs — Concluded.

Criswell,	Hastings,	Murphy,	Smith,
of Coshocton,	Ilite,	Nungesser,	of Morgan,
Criswell,	Hoffman,	Nye,	Snyder,
of Morrow,	Holl,	Orlikowski,	of Hamilton,
Davis,	Hoover,	Orrison,	Sweeney,
Deaton,	Horwitz,	Plank,	Tetlow,
Dickson,	Hunter,	Quinlisk,	Thatcher,
Diser,	Jackson,	Reid, of Fayette,	Thomas,
Donaldson,	Jenkins,	Reighard,	Venus,
Doster,	Kemerer,	Reppert,	Vonderheide,
Duffey,	Kennedy,	Reynolds,	Walsh,
Ertel,	Kessler,	Rhulman,	Warnes,
Etling,	Kilrain,	Robinson,	Welsh,
Fell,	King, of Franklin,	Schaefer,	White,
Fellinger,	Kramer,	Schweikert,	Williams,
Foreman,	Leist,	Scott,	Winans,
Freeman,	Lustig,	Shanley,	Wintermute,
Frick,	McCormick,	Siebert,	Woodworth,
Fulton,	Mueller,	Smith, of Butler,	Young,

The bill was passed.

The title was agreed to.

Mr. Carroll submitted the following report:

The Joint Committee on Enrollment has examined and found correctly enrolled, the following bill:

S. B. No. 206 — Mr. Mooney. To amend section 9351 of the General Code, relating to reinsurance of risks by a life insurance company.

VINCENT ZMUNT,
JNO. L. McDERMOTT,
J. E. HOLDEN,
WM. GREEN,

W. D. FULTON,
JAS. T. CARROLL,
FRANK W. THOMAS,
EARL E. ERTEL.

The speaker of the House, in the presence of the House, signed said bill.

Mr. Clark moved that the vote by which S. B. No. 117 — Mr. Greenlund, was lost, be reconsidered.

The motion was agreed to and said bill was taken up.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 66, nays 35, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cooper,	Jackson,	Schaefer,
Agler,	Cowan,	Jenkins,	Schweikert,
Anderson,	Davis,	Kennedy,	Scott,
Beatty,	Deaton,	Kilpatrick,	Smith, of Butler,
Beyer,	Detrick,	Kilrain,	Snyder,
Bigelow,	Diser,	King, of Franklin,	of Hamilton,
Bishop,	Doster,	Lustig,	Sweeney,
Black,	Etling,	McCormick,	Terrell,
of Hamilton,	Fell,	Mills,	Tetlow,
Black,	Fellinger,	Mueller,	Thatcher,
of Wyandot,	Foreman,	Nye,	Vonderheide,
Boggs,	Freeman,	Orlikowski,	Walsh,
Bonnell,	Frick,	Pence,	Warnes,
Bour,	Hastings,	Read, of Summit,	Welsh,
Brennan,	Hoaglin,	Reid, of Fayette,	Wintermute,
Clark,	Hoffman,	Reynolds,	Woodworth,
Colter,	Holl,	Rhulman,	Young,
Conover,	Horwitz,		

Those who voted in the negative are: Messrs.

Appenzeller,	Criswell,	Hoover,	Reighard,
Barthelmeh,	of Coshocton,	Hunter,	Robinson,
Brown,	Criswell,	Kemerer,	Siebert,
of Ashland,	of Morrow,	Kessler,	Smith,
Brown, of Union,	Dickson,	Kramer,	of Morgan,
Cameron,	Donaldson,	Leist,	Thomas,
Capelle,	Ertel,	Morris,	Venus,
Carroll,	Fulton,	Murphy,	White,
Chapman,	Guthery,	Nungesser,	Winters,
Crawford,	Hite,	Orrison,	

The bill was passed.

The title was agreed to.

H. B. No. 474 — Mr. King, of Ashtabula, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Detrick, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 474, was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 92, nays 4, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Smith, of Butler,
Appenzeller,	of Morrow,	Kilpatrick,	Smith,
Beyer,	Davis,	Kilrain,	of Morgan,
Bigelow,	Deaton,	King, of Franklin,	Snyder,
Bishop,	Detrick,	Kramer,	of Hamilton,
Black,	Dickson,	Lowry,	Snyder,
of Wyandot,	Doster,	McCormick,	of Pickaway,
Boggs,	Duffey,	Mills,	Terrell,
Bonnell,	Ertel,	Morris,	Tetlow,
Bour,	Fell,	Mueller,	Thatcher,
Brennan,	Foreman,	Murphy,	Thomas,
Brown,	Freeman,	Nungesser,	Venus,
of Ashland,	Frick,	Nye,	Vollmer,
Brown, of Union,	Fulton,	Orlikowski,	Vonderheide,
Cameron,	Guthery,	Orrison,	Walsh,
Capelle,	Hastings,	Pence,	Warnes,
Carroll,	Hite,	Plumb,	Welsh,
Clark,	Hoaglin,	Quinlisk,	White,
Collins,	Hoffman,	Read, of Summit,	Williams,
Colter,	Holl,	Reynolds,	Winans,
Conover,	Hoover,	Robinson,	Wintermute,
Cooper,	Horwitz,	Schaefer,	Winters,
Cowan,	Hunter,	Schweikert,	Woodworth,
Criswell,	Jackson,	Shanley,	Young,
of Coshocton,	Kennedy,	Siebert,	

Messrs. Black, of Hamilton, Crawford, Diser and Kemerer voted in the negative.

The bill was passed.

The title was agreed to.

S. B. No. 34 — Mr. Haas, was taken up and read the second time.

The question being "Shall the bill be read the third time?" the bill was ordered to be read the third time and referred to the committee on Phraseology.

On motion of Mr. Duffey, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 34, was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 101, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jackson,	Schweikert,
Agler,	of Coshocton,	Kathe,	Scott,
Appenzeller,	Criswell,	Kemerer,	Shanley,
Barthelmeh,	of Morrow,	Kessler,	Siebert,
Beatty,	Davis,	Kilpatrick,	Smith, of Butler,
Behne,	Deaton,	Kilrain,	Smith,
Beyer,	Detrick,	King,	of Morgan,
Bigelow,	Dickson,	of Ashtabula,	Snyder,
Bishop,	Diser,	King, of Franklin,	of Hamilton,
Black,	Donaldson,	Kramer,	Snyder,
of Hamilton,	Doster,	Lambert,	of Pickaway,
Black,	Duffey,	Leist,	Sweeney,
of Wyandot,	Ertel,	Lowry,	Tetlow,
Boggs,	Etling,	McCormick,	Thatcher,
Bonnell,	Fell,	Morris,	Thomas,
Bour,	Fellinger,	Mueller,	Venus,
Brennan,	Foreman,	Murphy,	Vollmer,
Brown,	Freeman,	Nye,	Vonderheide,
of Ashland,	Frick,	Orlikowski,	Walsh,
Brown, of Union,	Fulton,	Orrison,	Warnes,
Cameron,	Gilson,	Pence,	Welsh,
Carroll,	Guthery,	Plumb,	Williams,
Clark,	Hastings,	Quinlisk,	Winans,
Colter,	Hite,	Read, of Summit,	Wintermute,
Conover,	Hoaglin,	Reighard,	Winters,
Cowan,	Hoffman,	Reynolds,	Woodworth,
Crawford,	Holl,	Rhulman,	Young.
	Horwitz,	Robinson,	

The bill was passed.

The title was agreed to.

On motion of Mr. Warnes, the House recessed for ten minutes.

The House met pursuant to recess.

Prayer was offered by the Reverend David J. Starr, of Cincinnati.

Mr. Boggs submitted the following report:

The standing committee on Appropriations and Finance, to which was referred S. B. No. 298—Mr. Green, having had the same under consideration, reports it back and recommends its passage.

JOHN COWAN,
H. FELLINGER,
E. N. BOGGS,
GEO. LEIST,

JAMES R. CLARK,
I. S. GUTHERY,
A. BEYER,
H. N. DONALDSON.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Detrick submitted the following report:

The standing committee on Villages, to which was referred S. B.

No. 260 — Mr. Herner, having had the same under consideration, reports it back and recommends its passage.

F. H. REPPERT,
L. H. SCOTT,
M. J. WALSH,

GUY DETRICK,
J. R. B. KESSLER.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

The following message was received from the Senate.

Mr. Speaker:

The president of the Senate has appointed Messrs. Greenlund, Haas, McDermott as managers on part of the Senate on committee of conference on matters of difference between the two houses on Senate Bill No. 203 — Mr. Greenlund.

Attest:

W. V. GOSHORN,
Clerk.

The speaker appointed Messrs. Welsh, Detrick and Lowry as managers on the part of the House on the committee of conference on matters of difference between the two houses on S. B. No. 203 — Mr. Greenlund.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred S. B. No. 273 — Mr. Wieser, having had the same under consideration, reports it back and recommends its passage.

W. B. KILPATRICK,
STEPHEN M. YOUNG,
V. J. VONDERHEIDE,
PERCY TETLOW,
JOHN F. KRAMER,
C. A. REID,

ALTON H. ETLING,
IRVIN F. SNYDER,
CULBERTSON J. SMITH,
THORNTON R. SNYDER,
J. R. B. KESSLER.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

Mr. Kilpatrick submitted the following report:

The standing committee on Judiciary, to which was referred S. B. No. 84 — Mr. Jung, having had the same under consideration, reports it back and recommends its passage.

W. B. KILPATRICK,
STEPHEN M. YOUNG,
V. J. VONDERHEIDE,
PERCY TETLOW,
JOHN F. KRAMER,
C. A. REID,

ALTON H. ETLING,
IRVIN F. SNYDER,
CULBERTSON J. SMITH,
THORNTON R. SNYDER,
J. R. B. KESSLER.

The report was agreed to.

The bill was ordered to be read the second time in its regular order.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill: H. B. No. 528 — Mr. Bonnell. To authorize the governor of Ohio to execute a deed for lands held by the state in Guernsey county.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In line 9 strike out the words "county commissioners of Guernsey county" and insert "the state of Ohio".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted — yeas 68, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Deaton,	Kilpatrick,	Schweikert,
Appenzeller,	Doster,	King,	Shanley,
Barthelmeh,	Duffey,	of Ashtabula,	Siebert,
Beatty,	Ertel,	Lambert,	Smith,
Bigelow,	Fell,	Leist,	of Morgan,
Bishop,	Freeman,	Lowry,	Snyder,
Boggs,	Frick,	Lustig,	of Hamilton,
Bonnell,	Guthery,	McCormick,	Terrell,
Bour,	Hastings,	Nye,	Tetlow,
Cameron,	Hite,	Orlikowski,	Thatcher,
Carroll,	Hoaglin,	Orrison,	Thomas,
Chapman,	Hoffman,	Plank,	Venus,
Colter,	Holl,	Plumb,	Vonderheide,
Crawford,	Hunter,	Read, of Summit,	Warnes,
Criswell,	Jackson,	Reid, of Fayette,	Welsh,
of Coshocton,	Kathe,	Reighard,	White,
Criswell,	Kemerer,	Reynolds,	Winans,
of Morrow,	Kessler,	Schaefer,	Wintermute,
Davis,			

The Senate amendment was concurred in.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 483 — Mr. Kilrain. For the prevention of occupational diseases with special reference to lead poisoning.

With the following amendments in which the concurrence of the House of Representatives is requested:

In line 8 after the word "fluo-silicate" strike out the comma and the words "or in the manufacture" and in line 9 strike out the words "of pottery, tiles, or porcelain enameled sanitary ware" and the comma.

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 63, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Cameron,	Deaton,	Hite,
Beatty,	Carroll,	Dickson,	Hoaglin,
Beyer,	Chapman,	Doster,	Hoffman,
Bigelow,	Cooper,	Ertel,	Holl,
Boggs,	Crawford,	Fell,	Horwitz,
Bonnell,	Criswell,	Frick,	Jackson,
Bour,	of Morrow,	Guthery,	Kathe,
Brennan,	Davis,	Hastings,	Kemerer,

Those who voted in the affirmative are: Messrs — Concluded.

Kessler,	Orrison,	Shanley,	Vonderheide,
Kilpatrick,	Plank,	Siebert,	Warnes,
King,	Quinlisk,	Smith, of Morgan,	Welsh,
of Franklin,	Read, of Summit,	Sweeney,	White,
Lambert,	Reid, of Fayette,	Terrell,	Winans,
Leist,	Reighard,	Tetlow,	Wintermute,
Lustig,	Reynolds,	Thatcher,	Winters,
Mills,	Schweikert,	Venus,	Woodworth,
Morris,			

The Senate amendments were concurred in.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 343 — Mr. Thomas. To authorize the board of education of Perrysburg township, Wood county, Ohio, to pay Agnes Ault and Grace Ault certain sums for services as teachers.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 33 change "and" to "or".

In lines 24 and 30 strike out the words "and instructed".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 84, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kennedy,	Reynolds,
Agler,	Deaton,	Kessler,	Schweikert,
Barthelmeh,	Detrick,	Kilpatrick,	Shanley,
Beatty,	Dickson,	King,	Siebert,
Beyer,	Doster,	of Franklin,	Smith, of Morgan,
Bigelow,	Duffey,	Kramer,	Snyder,
Bishop,	Fell,	Lambert,	of Hamilton,
Black,	Freeman,	Leist,	Sweeney,
of Hamilton,	Frick,	Lowry,	Terrell,
Boggs,	Fulton,	Lustig,	Tetlow,
Bonnell,	Guthery,	McGuffey,	Thatcher,
Bour,	Hastings,	Mills,	Thomas,
Brennan,	Hoaglin,	Morris,	Venus,
Brown, of Union,	Hoffman,	Mueller,	Vonderheide,
Cameron,	Holl,	Nye,	Warnes,
Carroll,	Hoover,	Orlikowski,	Welsh,
Chapman,	Horwitz,	Orrison,	White,
Colter,	Hunter,	Pence,	Winans,
Conover,	Jackson,	Plank,	Wintermute,
Crawford,	Jenkins,	Plumb,	Winters,
Criswell,	Kathe,	Quinlisk,	Woodworth,
of Morrow,	Kemerer,	Read, of Summit,	Young.

The Senate amendments were concurred in.

H. B. No. 186 — Mr. Thomas, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Det-

rick moved that further consideration of said bill be indefinitely postponed.

The motion was agreed to.

H. B. No. 435 — Mr. Hunter, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Hunter, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 435 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 83, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Hunter,	Quinlisk,
Agler,	of Coshocton,	Jackson,	Read, of Summit,
Appenzeller,	Criswell,	Kathe,	Reid, of Fayette,
Barthelmeh,	of Morrow,	Kemerer,	Reighard,
Beatty,	Davis,	Kennedy,	Reynolds,
Behne,	Deaton,	Kessler,	Rhulman,
Beyer,	Dietrick,	Kilpatrick,	Schweikert,
Bishop,	Dickson,	King,	Shanley,
Black,	Diser,	of Franklin,	Siebert,
of Hamilton,	Doster,	Kramer,	Smith, of Morgan,
Black,	Duffey,	Lambert,	Snyder,
of Wyandot,	Freeman,	Leist,	of Pickaway,
Bonnell,	Frick,	Lowry,	Sweeney,
Bour,	Fulton,	McCormick,	Tetlow,
Brown, of Union,	Gilson,	McGuffey,	Thatcher,
Cameron,	Hastings,	Mills,	Thomas,
Capelle,	Hite,	Nungesser,	Venus,
Carroll,	Hoaglin,	Nye,	Vonderheide,
Chapman,	Hoffman,	Orrison,	Warnes,
Colter,	Holl,	Pence,	Winans,
Conover,	Hoover,	Plank,	Wintermute,
Crawford,	Horwitz,	Plumb,	Winters,
			Woodworth,

The bill was passed.

The title was agreed to.

H. B. No. 595 — Mr. Barthelmeh, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Barthelmeh, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 595 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 73, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Black,	Bour,	Collins;
Appenzeller,	of Hamilton,	Cameron,	Colter,
Barthelmeh,	Black,	Capelle,	Conover,
Behne,	of Wyandot,	Carroll,	Cooper,
Bishop,	Bonnell,	Clark,	Crawford,

Those who voted in the affirmative are: Messrs — Concluded.

Criswell,	Frick,	Lowry,	Siebert,
of Coshocton,	Hastings,	Lustig,	Smith, of Butler,
Criswell,	Hoaglin,	McCormick,	Smith, of Morgan,
of Morrow,	Hoffman,	Morris,	Sweeney,
Davis,	Holl,	Nungesser,	Terrell,
Deaton,	Hoover,	Nye,	Tetlow,
Detrick,	Horwitz,	Orlikowski,	Thatcher,
Dickson,	Hunter,	Quinlisk,	Thomas,
Diser,	Jackson,	Reid, of Fayette,	Venus,
Donaldson,	Kathe,	Reighard,	Vonderheide,
Doster,	Kennedy,	Reynolds,	Warnes,
Duffey,	Kessler,	Rhulman,	Winans,
Fell,	King,	Schweikert,	Wintermute,
Fellinger,	of Franklin,	Shanley,	Woodworth,
Freeman,	Leist,		

The bill was passed.

The title was agreed to.

H. B. No. 285 — Mr. Clark, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Clark, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 285 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 78, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cooper,	Jackson,	Reighard,
Beatty,	Criswell,	Kemerer,	Reynolds,
Behne,	of Morrow,	Kennedy,	Rhulman,
Beyer,	Davis,	Kessler,	Schweikert,
Bishop,	Deaton,	King,	Shanley,
Black,	Detrick,	of Franklin,	Siebert,
of Hamilton,	Dickson,	Kramer,	Smith, of Butler,
Black,	Diser,	Lambert,	Smith, of Morgan,
of Wyandot,	Doster,	Leist,	Snyder,
Bonnell,	Duffey,	Lowry,	of Pickaway,
Bour,	Ertel,	Lustig,	Sweeney,
Brown,	Fell,	McCormick,	Tetlow,
of Ashland,	Fellinger,	Mills,	Thatcher,
Brown, of Union,	Foreman,	Morris,	Thomas,
Cameron,	Freeman,	Nye,	Venus,
Capelle,	Frick,	Orlikowski,	Vonderheide,
Carroll,	Guthery,	Orrison,	Welsh,
Chapman,	Hite,	Pence,	Winans,
Clark,	Hoffman,	Plumb,	Wintermute,
Colter,	Hoover,	Quinlisk,	Winters,
Conover,	Horwitz,	Read, of Summit,	Woodworth—78.

The bill was passed.

Mr. Clark moved to amend the title as follows:

Add to title "relating to the salaries of supreme court clerk deputies".

The amendment was agreed to.

The title as amended was agreed to.

H. B. No. 624 — Mr. Black, of Hamilton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Black, of Hamilton, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with, and H. B. No. 624, was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 80, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Jackson,	Reid, of Fayette,
Appenzeller,	Criswell,	Kathe,	Reighard,
Beatty,	of Coshocton,	Kemerer,	Rhulman,
Beyer,	Criswell,	Kennedy,	Robinson,
Bishop,	of Morrow,	Kessler,	Schweikert,
Black,	Davis,	Kilpatrick,	Scott,
of Hamilton,	Deaton,	King,	Shanley,
Black,	Dickson,	of Franklin,	Siebert,
of Wyandot,	Doster,	Kramer,	Smith, of Morgan,
Bonnell,	Duffey,	Lambert,	Snyder,
Bour,	Ertel,	Leist,	of Pickaway,
Brennan,	Etling,	Lustig,	Thatcher,
Brown,	Fell,	McCormick,	Thomas,
of Ashland,	Fellinger,	McGuffey,	Venus,
Brown, of Union,	Fulton,	Mills,	Vonderheide,
Cameron,	Gilson,	Morris,	Warnes,
Capelle,	Hastings,	Orlikowski,	Welsh,
Carroll,	Hoaglin,	Orrison,	Winans,
Chapman,	Hoffman,	Pence,	Wintermute,
Clark,	Hoover,	Plumb,	Winters,
Conover,	Horwitz,	Quinlisk,	Woodworth—80.
Cooper,	Hunter,	Read, of Summit,	

The bill was passed.

The title was agreed to.

H. B. No. 572 — Mr. Kennedy, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Kennedy, the rule requiring bills to be referred to the committee on Phraseology, and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 572, was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 85, nays 1, as follows.

Those who voted in the affirmative are: Messrs.

Acker,	Brown, of Union,	Deaton,	Hite,
Appenzeller,	Cameron,	Dickson,	Hoaglin,
Beatty,	Capelle,	Doster,	Hoffman,
Behne,	Carroll,	Duffey,	Holl,
Beyer,	Chapman,	Ertel,	Hoover,
Bigelow,	Clark,	Etling,	Horwitz,
Bishop,	Colter,	Fell,	Hunter,
Black,	Conover,	Fellinger,	Jenkins,
of Hamilton,	Crawford,	Frick,	Kessler,
Boggs,	Criswell,	Fulton,	Kilrain,
Bonnell,	of Coshocton,	Gilson,	King,
Bour,	Criswell,	Hastings,	of Franklin,
Brennan,	of Morrow,	Guthery,	Lambert,

Those who voted in the affirmative are: Messrs — Concluded.

Leist,	Read, of Summit,	Smith, of Butler,	Venus,
Lowry,	Reid, of Fayette,	Smith, of Morgan,	Vonderheide,
Lustig,	Reighard,	Snyder,	Walsh,
McCormick,	Rhulman,	of Hamilton,	Welsh,
Morris,	Robinson,	Snyder,	White,
Orlikowski,	Schaefer,	of Pickaway,	Winans,
Orrison,	Schweikert,	Sweeney,	Wintermute,
Pence,	Scott,	Terrell,	Winters,
Plank,	Shanley,	Thatcher,	Woodworth—85.
Quinlisk,	Siebert,	Thomas,	

Mr Collins voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 196 — Mr. Snyder, of Hamilton, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Snyder, of Hamilton, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 196, was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 67, nays 4, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Carroll,	Horwitz,	Reynolds,
Agler,	Colter,	Kathe,	Rhulman,
Appenzeller,	Conover,	Kemerer,	Schweikert,
Barthelmeh,	Cooper,	Kilpatrick,	Scott,
Beatty,	Crawford,	Kilrain,	Shanley,
Behne,	Criswell,	King,	Siebert,
Beyer,	of Coshocton,	of Franklin,	Smith, of Butler,
Bigelow,	Criswell,	Lambert,	Smith, of Morgan,
Bishop,	of Morrow,	Leist,	Snyder,
Black,	Doster,	Lowry,	of Hamilton,
of Hamilton,	Duffey,	Lustig,	Snyder,
Black,	Ertel,	McGuffey,	of Pickaway,
of Wyandot,	Etling,	Mills,	Terrell,
Eggs,	Fell,	Morris,	Thomas,
Bonnell,	Fellinger,	Nungesser,	Williams,
Bour,	Frick,	Orlikowski,	Wintermute,
Brennan,	Hastings,	Orrison,	Winters,
Brown, of Union,	Hoffman,	Quinlisk,	Woodworth—67.
Capelle,	Holl,		

Messrs. Deaton, Kramer, Reighard and Robinson voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 601 — Mr. Hofiman, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Hoffman, the rule requiring bills to be referred to the committee on Phraseology, and the constitutional rule requiring

bills to be read fully on three different days were dispensed with and H. B. No. 601, was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 69, nays 5, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Clark,	Kessler,	Scott,
Agler,	Colter,	Kilrain,	Shanley,
Appenzeller,	Cooper,	Kramer,	Siebert,
Beatty,	Crawford,	Leist,	Smith, of Butler,
Behne,	Deaton,	Lowry,	Smith, of Morgan,
Beyer,	Detrick,	Lustig,	Snyder.
Bigelow,	Doster,	Mills,	of Hamilton,
Bishop,	Ertel,	Morris,	Snyder,
Black,	Etling,	Murphy,	of Pickaway,
of Hamilton,	Fell,	Nungesser,	Sweeney,
Black,	Fellinger,	Nye,	Thatcher,
of Wyandot,	Frick,	Orlikowski,	Venus,
Bour,	Gilson,	Orrison,	Vonderheide,
Brennan,	Guthery,	Pence,	Walsh,
Brown,	Hastings,	Plumb,	Warnes,
of Ashland,	Hoffman,	Quinlisk,	White,
Brown, of Union,	Holl,	Read, of Summit,	Williams,
Cameron,	Horwitz,	Reid, of Fayette,	Wintermute—69.
Carroll,	Jackson,		

Messrs. Capelle, Diser, Hoover, Terrell and Tetlow voted in the negative.

The bill was passed.

The title was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 567 — Mr. Fulton. To supplement section 4828 of the General Code by the enactment of an additional section to be known as section 4828-1 providing for the apportionment of congressional districts for Ohio under the thirteenth census of the United States.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 42 strike out the word "fourteenth" and insert "seventeenth".

In line 46 strike out the word "sixteenth" and insert "eighteenth".

In line 48 strike out the word "seventeenth" and insert "sixteenth".

In line 50 strike out the word "eighteenth" and insert "fourteenth".

Attest:

W. V. GOSHORN,

Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 75, nays 13, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Black,	Clark,	Dickson,
Appenzeller,	of Hamilton,	Collins,	Doster,
Beatty,	Black,	Cooper,	Duffey,
Behne,	of Wyandot,	Cowan,	Ertel,
Beyer,	Brennan,	Crawford,	Etling,
Bigelow,	Cameron,	Deaton,	Fell,
Bishop,	Carroll,	Detrick,	Fellinger,

Those who voted in the affirmative are: Messrs — Concluded.

Foreman,	Lowry,	Reynolds,	Snyder,
Frick,	Lustig,	Rhulman,	of Pickaway,
Fulton,	McGuffey,	Robinson,	Sweeney,
Guthery,	Mills,	Schaefer,	Terrell,
Hite,	Morris,	Schweikert,	Thatcher,
Hoffman,	Mueller,	Scott,	Thomas,
Holl,	Murphy,	Shanley,	Venus,
Horwitz,	Nungesser,	Siebert,	Vonderheide,
Hunter,	Orlikowski,	Smith, of Butler,	Walsh,
Kathe,	Orrison,	Smith, of Morgan,	Warnes,
Kessler,	Quinlisk,	Snyder,	Wintermute,
Lambert,	Read, of Summit,	of Hamilton,	Winters,
Leist,	Reid, of Fayette,		Woodworth—75.

Messrs. Bonnell, Capelle, Davis, Freeman, Gilson, Hastings, Hoover. Jackson, Kemerer, Kramer, Pence, Plumb, and Young voted in the negative.

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 526 — Mr. Fellingner. To prevent discrimination against alien dependents of killed employees.

With the following amendments, in which the concurrence of the House of Representatives is requested:

Line 15 strike out all of line after the comma after the word "reside", strike out balance of section and substitute the following: "shall furnish the necessary information regarding such dependents of killed employees so that the state liability board of awards may transmit to such dependents the funds provided for in the compensation act of the state of Ohio, or any amendments thereto."

Change the words "wife" or "wives" where they appear to "widow" or "widows" as the case may be.

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 81, nays 1, as follows:

Those who voted in the affirmative are: Messrs. *

Acker,	Colter,	Hite,	Lustig,
Appenzeller,	Cooper,	Hoaglin,	Mills,
Barthelmeh,	Crawford,	Hoffman,	Morris,
Beatty,	Criswell,	Holl,	Mueller,
Behne,	of Coshocton,	Hoover,	Murphy,
Beyer,	Davis,	Horwitz,	Nungesser,
Bigelow,	Deaton,	Hunter,	Orlikowski,
Bishop,	Dickson,	Jackson,	Pence,
Black,	Doster,	Jenkins,	Quinlisk,
of Hamilton,	Duffey,	Kathe,	Read, of Summit,
Black,	Ertel,	Kemerer,	Reid, of Fayette,
of Wyandot,	Etling,	Kessler,	Reighard,
Boggs,	Fell,	Kilrain,	Rhulman,
Bour,	Fellingner,	Kramer,	Schaefer,
Brennan,	Freeman,	Lambert,	Schweikert,
Capelle,	Guthery,	Leist,	Scott,
Carroll,	Hastings,	Lowry,	Shanley,

Those who voted in the affirmative are: Messrs — Concluded.

Siebert,	Sweeney,	Venus,	Welsh,
Smith, of Butler,	Terrell,	Vonderheide,	Williams,
Smith, of Morgan,	Tetlow,	Walsh,	Wintermute,
Snyder,	Thatcher,	Warnes,	Woodworth—81.
of Pickaway,			

Mr. Conover voted in the negative.

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 651 — Mr. Fell. To authorize the board of deputy state supervisors of elections of Muskingum county, Ohio, to substitute destroyed duplicate lists and registers of electors of the city of Zanesville, Muskingum county, Ohio.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 296 — Mr. Green. To amend section 12 of the act of the general assembly of Ohio, passed March 12, 1913, approved March 18, 1913, filed in the office of the secretary of state March 20, 1913, entitled "An act creating the industrial commission of Ohio, superseding the state liability board of awards, abolishing the departments of commissioner of labor statistics, chief inspector of workshops and factories, chief examiner of steam engineers, board of boiler rules and state board of arbitration and conciliation, merging certain powers and duties of said departments in and transferring certain powers and duties of said departments to said industrial commission of Ohio, and granting such commission certain other powers, and repealing sections 872, 873, 874, 876, 877, 878, 879, 880, 881, 883, 884, 897, 898, 900, 902, 903, 908, 979, 981, 983, 984, 986, 987, 988, 993, 1001, 1028-4, 1038, 1039, 1042, 1043, 1044, 1046, 1058, 1058-6, 1058-9, 1058-13, 1058-14, 1058-15, 1058-27, 1059, 1060, 1061, 1062, 1078 of the General Code," and to repeal sections 1465-38 and 1465-39 of the General Code of Ohio.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

Mr. Tetlow moved that the rule requiring bills to be referred to the committee before second reading and the constitutional rule requiring bills to be read fully on three different days be dispensed with and S. B. No. 296 be read the second time.

The motion was agreed to and said bill was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Tetlow, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 296, was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 77, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kemerer,	Shanley,
Agler,	Detrick,	Kilpatrick,	Siebert,
Appenzeller,	Dickson,	Kilrain,	Smith, of Butler,
Behne,	Diser,	Kramer,	Smith, of Morgan,
Beyer,	Donaldson,	Leist,	Snyder.
Bigelow,	Duffey,	Lowry,	of Hamilton,
Boggs,	Etling,	Mills,	Snyder,
Bour,	Fell,	Mueller,	of Pickaway,
Brennan,	Foreman,	Nungesser,	Sweeney,
Brown,	Freeman,	Orlikowski,	Terrell,
of Ashland,	Frick,	Orrison,	Tetlow,
Brown, of Union,	Guthery,	Plumb,	Thatcher,
Cameron,	Hastings,	Quinlisk,	Thomas,
Carroll,	Hite,	Read, of Summit,	Venus,
Chapman,	Hoaglin,	Reid, of Fayette,	Vollmer,
Collins,	Hoffman,	Reighard,	Vonderheide,
Colter,	Holl,	Reynolds,	Walsh,
Conover,	Horwitz,	Robinson,	Warnes,
Criswell,	Hunter,	Schaefer,	Wintermute,
of Coshocton,	Kathe,	Schweikert,	Winters—77.
Davis,			

Messrs. Nye and Woodworth voted in the negative.

The bill was passed. The title was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 294 — Mr. Gregory. Authorizing the city of Cincinnati to make grants for the construction or extension of street railways within the limits of said city.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

Mr. Vonderheide moved that the rule requiring bills to be referred to committee before second reading and the constitutional rule requiring bills to be read fully on three different days be dispensed with and S. B. No. 294, be read the second time.

The motion was agreed to and said bill was taken up, and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Vonderheide, the rule requiring bills to be referred to the committee on Phraseology and the constitutional requiring bills to be read fully on three different days were dispensed with and S. B. No. 294 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 73, nays 9, as follows:

Those who voted in the affirmative are: Messrs.

Appenzeller,	Doster,	Kilrain,	Rhulman,
Beatty,	Ertel,	Kramer,	Schaefer,
Beyer,	Etling,	Lambert,	Schweikert,
Bigelow,	Fell,	Leist,	Scott,
Bishop,	Fellinger,	Lowry,	Shanley,
Black,	Frick,	Lustig,	Siebert,
of Hamilton,	Fulton,	McCormick,	Snyder,
Bour,	Hastings,	McGuffey,	of Hamilton,
Brennan,	Hite,	Mills,	Sweeney,
Carroll,	Hoaglin,	Morris,	Terrell,
Chapman,	Hoffman,	Mueller,	Thatcher,
Clark,	Holl,	Murphy,	Thomas,
Cowan,	Horwitz,	Nye,	Venus,
Crawford,	Jenkins,	Orlikowski,	Vonderheide,
Criswell,	Kathe,	Orrison,	Walsh,
of Morrow,	Kemerer,	Pence,	Warnes,
Deaton,	Kennedy,	Quinlisk,	Winans,
Dickson,	Kessler,	Read, of Summit,	Wintermute,
Donaldson,	Kilpatrick,	Reynolds,	Woodworth—73.

Those who voted in the negative are: Messrs.

Acker,	Collins,	Freeman,	Robinson,
Cameron,	Davis,	Nungesser,	Smith, of Butler,
			Welsh—9.

The bill was passed.

The title was agreed to.

Mr. Warnes moved that a message be sent to the Senate requesting the return of S. B. No. 183 — Mr. Wise.

The motion was agreed to.

S. B. No. 273 — Mr. Wieser, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Kilpatrick, the rule requiring bills to be referred to the committee on Phraseology, and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 273 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 101, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Capelle,	Etling,	Kilrain,
Agler,	Carroll,	Fell,	King, of Franklin,
Appenzeller,	Chapman,	Fellinger,	Kramer,
Beatty,	Colter,	Foreman,	Lambert,
Behne,	Crawford,	Freeman,	Leist,
Beyer,	Criswell,	Fulton,	Lowry,
Bigelow,	of Coshocton,	Hastings,	Lustig,
Bishop,	Criswell,	Hoaglin,	McCormick,
Black,	of Morrow,	Hoffman,	McGuffey,
of Hamilton,	Davis,	Holl,	Morris,
Black,	Deaton,	Hoover,	Mueller,
of Wyandot,	Detrick,	Hunter,	Murphy,
Boggs,	Dickson,	Jenkins,	Nungesser,
Bonnell,	Diser,	Kathe,	Nye,
Bour,	Donaldson,	Kemerer,	Orlikowski,
Brennan,	Doster,	Kennedy,	Orrison,
Brown, of Union,	Duffey,	Kessler,	Pence,
Cameron,	Ertel,	Kilpatrick,	Plank,

Those who voted in the affirmative are: Messrs. — Concluded.

Plumb,	Schaefer,	Snyder,	Walsh,
Quinlisk,	Schweikert,	of Pickaway,	Warnes,
Read, of Summit,	Scott,	Sweeney,	Welsh,
Reid, of Fayette,	Shanley,	Terrell,	White,
Reighard,	Siebert,	Tetlow,	Williams,
Reppert,	Smith, of Butler,	Thatcher,	Winans,
Reynolds,	Smith,	Thomas,	Wintermute,
Rhulman,	of Morgan,	Venus,	Winters,
Robinson,		Vonderheide,	Woodworth—101.

Messrs. Frick and Mills voted in the negative.

The bill was passed.

The title was agreed to.

H. B. No. 538 — Mr. Jenkins, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Jenkins, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 538, was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 100, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Rhulman,
Agler,	of Morrow	Kemerer,	Robinson,
Appenzeller,	Deaton,	Kennedy,	Schaefer,
Barthelmeh,	Dickson,	Kessler,	Schweikert,
Beatty,	Diser,	Kilrain,	Scott,
Behne,	Donaldson,	Kramer,	Shanley,
Beyer,	Doster,	Lambert,	Siebert,
Bishop,	Duffey,	Leist,	Smith, of Butler,
Black,	Ertel,	Lowry,	Smith, of Morgan,
of Hamilton,	Etling,	Lustig,	Snyder,
Black,	Fell,	McCormick,	of Pickaway,
of Wyandot,	Fellinger,	Mills,	Sweeney,
Boggs,	Freeman,	Mueller,	Terrell,
Bonnell,	Frick,	Murphy,	Tetlow,
Bour,	Fulton,	Nungesser,	Thatcher,
Brennan,	Gilson,	Nye,	Venus,
Brown,	Hastings,	Orlikowski,	Vonderheide,
of Ashland,	Hite,	Orrison,	Walsh,
Cameron,	Hoaglin,	Pence,	Warnes,
Capelle,	Hoffman,	Plank,	Welsh,
Carroll,	Holl,	Plumb,	White,
Chapman,	Hoover,	Quinlisk,	Winans,
Clark,	Horwitz,	Read, of Summit,	Wintermute,
Collins,	Hunter,	Reid, of Fayette,	Winters,
Colter,	Jackson,	Reighard,	Woodworth,
Conover,	Jenkins,	Reynolds,	Young—100.
Crawford,			

The bill was passed.

The title was agreed to.

S. B. No. 110 — Mr. Bernstein, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Vonderheide moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out lines 22 to 34, inclusive, and in lieu thereof insert the following:

"SECTION 2. The provisions of this act shall not apply to any county officers elected prior to the November election, 1914, but shall apply to the terms of all officers elected in that year, which terms are hereby extended from the time when they would otherwise expire to the following dates:

Members of the board of county commissioners to the first Monday of January, 1919.

County auditor to the first Monday of March, 1919.

County treasurer to the first Monday of March, 1919.

County recorder to the first Monday in January, 1919.

County surveyor to the first Monday in January, 1919.

County clerk to the first Monday in January, 1919."

In line 44, strike out "1914" and insert "1916".

In line 46, strike out "1914" and insert "1916".

Mr. Fulton moved that the motion be laid on the table.

The motion was disagreed to.

The question recurring "Shall the motion of Mr. Vonderheide be agreed to?", the motion was disagreed to.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Brennan moved that the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days be dispensed with and S. B. No. 110 be read the third time by title.

The motion was disagreed to and said bill was referred to the committee on Phraseology.

Am. S. B. No. 7 — Mr. Friebohn, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Clark moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 139 after the word "governor" insert "or by and with his consent".

In line 217 strike out words "and those".

Strike out line 218.

In line 219 strike out "the taking effect of this act".

In line 366 strike out all after the period.

Strike out lines 367 and 368.

In line 591 strike out "or who have held such positions continuously for the five years next preceding the taking effect of this act."

The motion was agreed to, and Mr. Clark was appointed such committee, and reported the bill amended as instructed.

Mr. Quinlisk moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 146, strike out the period and insert semi-colon and add "the

library staff of any library in the state supported wholly or in part at public expense."

The motion was agreed to, and Mr. Quinlisk was appointed such committee, and reported the bill amended as instructed.

Mr. Morris moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 52 strike out "two" and substitute "one". Strike out (\$2500) and substitute (\$1500).

The motion was agreed to, and Mr. Morris was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill be read the third time?", Mr. Capelle demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was disagreed to.

The question recurring "Shall the bill be read the third time?", Mr. Reighard moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 147 strike out the words "one secretary or assistant or chief clerk" and insert in lieu thereof the words "two secretaries or assistants or clerks".

The motion was agreed to, and Mr. Reighard was appointed such committee and reported the bill amended as instructed.

Mr. Sweeney moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 152 after the period (.) insert "The assistants to the attorney general and county prosecutors".

Mr. Diser demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the motion of Mr. Sweeney be agreed to?", the motion was disagreed to.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

Mr. Clark moved that the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days be dispensed with and Am. S. B. No. 7 be engrossed at the clerk's desk and read the third time by title.

The motion was disagreed to and the bill was referred to the committee on Phraseology.

Am. S. B. No. 31 — Mr. Hudson, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Hite, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and Am. S. B. No. 31 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 74, nays 18, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Shanley,
Agler,	of Morrow	Kilpatrick,	Siebert,
Appenzeller,	Deaton,	Kilrain,	Smith, of Butler,
Beatty,	Detrick,	Lambert,	Smith, of Morgan,
Behne,	Donaldson,	Leist,	Snyder,
Beyer,	Doster,	Lowry,	of Hamilton,
Bigelow,	Duffey,	Lustig,	Snyder,
Bishop,	Fell,	McCormick,	of Pickaway,
Black,	Fellinger,	Mills,	Sweeney,
of Hamilton,	Foreman,	Murphy,	Terrell,
Black,	Frick,	Nye,	Tetlow,
of Wyandot,	Fulton,	Orlikowski,	Thatcher,
Bour,	Guthery,	Orrison,	Thomas,
Brennan,	Hastings,	Quinisk,	Venus,
Cameron,	Hite,	Read, of Summit,	Vonderheide,
Carroll,	Hoaglin,	Reppert,	Walsh,
Cowan,	Hoffman,	Reynolds,	Welsh,
Crawford,	Holl,	Rhulman,	Wintermute,
Criswell,	Horwitz,	Schaefer,	Winters,
of Coshocton,	Kathe,	Schweikert,	Woodworth—74.

Those who voted in the negative are: Messrs.

Anderson,	Diser,	Jackson,	Plank,
Capelle,	Freeman,	Jenkins,	Plumb,
Conover,	Gilson,	McGuffey,	Reighard,
Cooper,	Hoover,	Nungesser,	Robinson—18.
Davis,	Hunter,		

The bill was passed.

The title was agreed to.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

H. B. No. 668 — Mr. Leist. To make appropriations for the support of the common schools of the state.

H. B. No. 352 — Mr. Schaefer. To amend section 376 of the General Code, relating to the duties of the state dairy and food commissioner, assistant commissioners and inspectors.

H. B. No. 203 — Mr. Vollmer. To supplement sections 1020, 1021, 1022 and 1023 of the General Code, relating to the use of certain buildings or rooms for the use of making wearing apparel or goods for wear, use or adornment, or for the manufacture of cigars, cigarettes or tobacco, by the enactment of an additional supplementary section, to be known as 1023-1, for the purpose of providing penalties for the violation of the provisions of the foregoing sections or any orders issued and requirements made thereunder.

H. B. No. 632 — Mr. Rhulman. To amend section 7596 of the General Code, relating to state aid for weak school districts.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate accedes to the request of the House of Representatives for the return of S. B. No. 183 — Mr. Wise, and herewith returns said bill.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Warnes moved that the vote by which S. B. No. 183 — Mr. Wise, was passed, be reconsidered.

Mr. Reid moved that the motion be laid on the table.

The motion was agreed to.

S. B. No. 287 — Mr. Haas, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Robinson moved to refer the bill to a select committee of one, with instruction to amend as follows:

In line 164 strike out the letters "impaimed" and insert the word "impaired".

The motion was agreed to, and Mr. Robinson was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Snyder, of Hamilton, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 287, was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 95, nays 6, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cooper,	Holl,	Reid, of Fayette,
Anderson,	Cowan,	Hoover,	Reighard,
Appenzeller,	Criswell,	Horwitz,	Reynolds,
Beatty,	of Coshocton,	Jackson,	Rhulman,
Behne,	Criswell,	Jenkins,	Robinson,
Beyer,	of Morrow	Kathe,	Schaefer,
Bigelow,	Davis,	Kessler,	Schweikert,
Bishop,	Deaton,	Kramer,	Shanley,
Black,	Detrick,	Lambert,	Siebert,
of Hamilton,	Dickson,	Leist,	Smith, of Butler,
Black,	Donaldson,	Lowry,	Snyder,
of Wyandot,	Doster,	Lustig,	of Pickaway,
Boggs,	Duffey,	McCormick,	Sweeney,
Bonnell,	Ertel,	McGuffey,	Thatcher,
Bour,	Etling,	Morris,	Thomas,
Brennan,	Fell,	Mueller,	Venus,
Brown, of Union,	Fellinger,	Murphy,	Vollmer,
Cameron,	Foreman,	Nungesser,	Vonderheide,
Capelle,	Frick,	Orlikowski,	Walsh,
Carroll,	Fulton,	Orrison,	Warnes,
Chapman,	Guthery,	Pence,	White,
Clark,	Hastings,	Plank,	Winans,
Collins,	Hite,	Plumb,	Wintermute,
Colter,	Hoaglin,	Quinlisk,	Winters,
Conover,	Hoffman,	Read, of Summit,	Woodworth—95.

Messrs. Gilson, Kilrain, Mills, Nye, Tetlow and Young voted in the negative.

The bill was passed.

And thereupon, by direction of the speaker, upon Section 17, being the emergency section, the yeas and nays were taken, and resulted—yeas 97, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jenkins,	Rhulman,
Anderson,	of Coshocton,	Kathe,	Robinson,
Appenzeller,	Criswell,	Kessler,	Schaefer,
Beatty,	of Morrow	Kramer,	Scott,
Behne,	Deaton,	Lambert,	Shanley,
Beyer,	Detrick,	Leist,	Siebert,
Biselow,	Dickson,	Lowry,	Smith, of Butler,
Bishop,	Donaldson,	Lustig,	Smith, of Morgan,
Black,	Doster,	McCormick,	Snyder,
of Hamilton,	Duffey,	McGuffey,	of Pickaway,
Black,	Ertel,	Morris,	Sweeney,
of Wyandot,	Etling,	Mueller,	Terrell,
Boggs,	Fell,	Murphy,	Thatcher,
Bonnell,	Fellinger,	Nungesser,	Thomas,
Bour,	Foreman,	Orlikowski,	Venus,
Brennan,	Frick,	Orrison,	Vollmer,
Brown, of Union,	Fulton,	Pence,	Vonderheide,
Cameron,	Guthery,	Plank,	Walsh,
Capelle,	Hastings,	Plumb,	Warnes,
Carroll,	Hite,	Quinisk,	Welsh,
Chapman,	Hoaglin,	Read, of Summit,	Winans,
Clark,	Hoffman,	Reid, of Fayette,	Wintermute,
Collins,	Holl,	Reighard,	Winters,
Conover,	Horwitz,	Reppert,	Woodworth,
Cooper,	Hunter,	Reynolds,	Young—97.
Cowan,	Jackson,		

Messrs. Colter, Davis and Freeman voted in the negative.

The emergency section was adopted.

The title was agreed to.

H. B. No. 670 — Mr. Cowan, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Cowan moved to refer the bill to a select committee of one, with instructions to amend as follows:

Line 315: Following this line insert new lines reading:

STATE HIGHWAY DEPARTMENT.

State aid in road building, receipts and balances of an act, "To provide for the registration, identification and regulation of motor vehicles," passed May 9, 1908, and acts amendatory and supplementary thereto.

The motion was agreed to, and Mr. Cowan was appointed such committee, and reported the bill amended as instructed.

Mr. Cowan moved to refer the bill to a select committee of one, with instructions to amend as follows:

Line 100: Strike out the numerals, 8,400.00 and insert in lieu thereof "14,800."

(N. B. Line number refers to H. B. No. 670 as originally printed.)

The motion was agreed to, and Mr. Cowan was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Cowan, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 670 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 92, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kemerer,	Reighard,
Anderson,	of Morrow,	Kessler,	Reppert,
Barthelmeh,	Deaton,	Kilpatrick,	Rhulman,
Beatty,	Detrick,	Kilrain,	Robinson,
Behne,	Dickson,	King,	Schaefer,
Beyer,	Donaldson,	of Franklin,	Schweikert,
Bigelow,	Doster,	Kramer,	Scott,
Bishop,	Duffey,	Lambert,	Shanley,
Black,	Etling,	Leist,	Smith, of Butler,
of Hamilton,	Fell,	Lowry,	Smith, of Morgan,
Black,	Fellinger,	Lustig,	Snyder,
of Wyandot,	Foreman,	McCormick,	of Pickaway,
Bonnell,	Frick,	Mills,	Terrell,
Bour,	Fulton,	Morris,	Thomas,
Brennan,	Guthery,	Mueller,	Venus,
Cameron,	Hite,	Murphy,	Vollmer,
Carroll,	Hoaglin,	Nungesser,	Vonderheide,
Chapman,	Hoffman,	Nye,	Walsh,
Collins,	Holl,	Orlikowski,	Warnes,
Colter,	Hoover,	Orrison,	White,
Cowan,	Horwitz,	Plank,	Winans,
Crawford,	Jackson,	Plumb,	Wintermute,
Criswell,	Jenkins,	Quinlisk,	Winters,
of Coshocton,	Kathe,	Read, of Summit,	Woodworth,
		Reid, of Fayette,	Young—92.

Messrs. Capelle and Hastings voted in the negative.

The bill was passed.

The title was agreed to.

Mr. Etling submitted the following report:

The standing committee on Phraseology, to which was referred S. B. No. 7—Mr. Friebohn, having had the same under consideration, reports it back.

ALTON H. ETLING,
JAS. T. CARROLL,
O. J. THATCHER,
G. M. PLUMB,

J. CHAS. CRISWELL,
GEO. M. HOAGLIN,
JOSEPH LUSTIG.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Bigelow submitted the following report:

The standing committee on Cities, to which was referred H. B. No. 212—Mr. Smith, of Butler, having had the same under consideration, reports it back and recommends its passage.

HERBERT S. BIGELOW,
DON P. MILLS,
JAS. T. CARROLL,
ADAM FRICK,

C. P. VENUS,
JOHN G. COOPER,
ROBERT BLACK.

The report was agreed to.

The bill was ordered to be engrossed and read the second time in its regular order.

On motion of Mr. Kilpatrick, the House recessed for five minutes.

The House met pursuant to recess.

Mr. Winters offered the following resolution:

H. R. No. 68—Mr. Winters.

Resolved by the House of Representatives, That Fred Blankner be paid for ten days' services before session, at the rate of \$5.00 per day; that Alfred Jacobs be paid for four days' services before session at the rate of \$3.50 per day; that Isaac Todd be paid for four days' services before session at the rate of \$3.50 per day; that George Riley be paid for four days' services before session at the rate of \$3.50 per day.

The resolution was referred to the committee on Employment, under the rules.

Mr. Clark offered the following resolution:

H. R. No. 69—Mr. Clark.

Resolved, That the sergeant-at-arms of the House of Representatives is hereby authorized to continue after adjournment of the House of Representatives, not exceeding ten days, the services of Robert Vogel, Frank Connaughton, William F. Corcoran, Rudolph C. Wittenmeier, W. F. Brazier, Henry Karting, Elijah Dodd, Heath Vining, Alexander Rosenstein, Fred Seeger, Mose Kahn, Henry Fromme, Alfred Jacobs, William H. Perry, J. H. Roush, William Todd, D. B. McCormick, Robert E. Roehm, D. W. Schindler, Edward Erwin, Alfred McCoy, John Quinlisk, Ora Knisely, Lawrence Winans, Howard Morris, Lyman F. Eckenrode, Walter McDonald, Roger D. Enright, C. A. Reynolds, Herman C. Schultz, T. B. Keville, Jr., to assist him in packing and shipping the property of the members of the House of Representatives to them and perform such other duties as he may direct and upon his certificate that they have performed such duties assigned him, the speaker of the House of Representatives is hereby authorized and directed to draw his warrant in favor of each of such retained officers and employes at the same rate per day as they have received during the session of the House of Representatives, and the same to be paid out of the contingent fund of the House of Representatives. Be it further

Resolved, That immediately after the final adjournment of the general assembly each member is requested to lock his desk and deliver the keys thereto, together with the keys of the postoffice and committee rooms of the House of Representatives, to the sergeant-at-arms.

The resolution was referred to the committee on Employment, under the rules.

Mr. Smith, of Butler, offered the following resolution:

H. R. No. 70—Mr. Smith, of Butler.

Resolved, That the speaker of the House of Representatives, on or before the final day of adjournment of the general assembly, be and is hereby authorized and directed to draw a voucher for the sum of *one* (\$100.00) hundred dollars to be paid out of the contingent fund of the House, to W. F. Taylor and by him to be paid to the ministers who have by request officiated as chaplain to the House during the session of the general assembly for the year 1913; and be it further

Resolved, That the thanks of the House is hereby tendered him for his courtesy in conducting and providing said service.

Mr. Smith, of Butler, moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken and resulted — yeas 75, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kessler,	Rhulman,
Agler,	Deaton,	Kilpatrick,	Robinson,
Anderson,	Detrick,	Kilrain,	Schaefer,
Appenzeller,	Dickson,	King,	Scott,
Barthelmeh,	Doster,	of Franklin,	Shanley,
Behne,	Etling,	Kramer,	Smith, of Butler,
Bishop,	Fell,	Lambert,	Smith, of Morgan,
Bonnell,	Freeman,	McCormick,	Snyder,
Brennan,	Frick,	Mills,	of Pickaway,
Cameron,	Fulton,	Murphy,	Thatcher,
Capelle,	Gilson,	Nungesser,	Venus,
Carroll,	Guthery,	Orrison,	Vollmer,
Chapman,	Hastings,	Pence,	Vonderheide,
Collins,	Hite,	Plank,	White,
Colter,	Hoaglin,	Plumb,	Williams,
Conover,	Hoffman,	Quinlik,	Winans,
Cooper,	Holl,	Read, of Summit,	Wintermute,
Cowan,	Hoover,	Reid, of Fayette,	Winters,
Criswell,	Hunter,	Reighard,	Woodworth—75.
of Morrow	Kemerer,		

The resolution was adopted.

Mr. Bishop offered the following resolution:

H. R. No. 71—Mr. Bishop.

Resolved, That the clerk is hereby authorized to continue after the adjournment of the House of Representatives, not exceeding ten days, the services of Delia Carroll, Kathryn Ragan, Clara Rosenthal, Rosemary Burch, Maude Martin, Minnie Rodgers and Estella Woodworth; for such services they shall be paid the same per diem as stenographers received during the session of the House of Representatives upon vouchers to be drawn upon the contingent fund of the House of Representatives, signed by the speaker of the House of Representatives.

The resolution was referred to the committee on Employment under the rules.

Mr. Bishop offered the following resolution:

H. R. No. 72—Mr. Bishop.

Resolved, That the clerk of the House of Representatives is authorized and directed to continue, after the adjournment of the general assembly, L. L. Faris, assistant clerk as such; for such services he shall be paid the same per diem as clerks receive during the session, on vouchers to be drawn upon the contingent fund of the House and the speaker is hereby authorized and directed to sign said vouchers.

The resolution was referred to the committee on Employment, under the rules.

Mr. Cowan offered the following resolution:

H. R. No. 73—Mr. Cowan.

Resolved, That for the purpose of completing the work of the House under the direction of the clerk the services of L. L. Faris, Charles H. Beck, Frank E. Aid, A. J. Hildreth, Harold D. Sites, H. L. Rebrassier, James B. Lewis, H. S. Brown, Rea B. Boyd, Roger Enright and Paul Spaeth are continued for a period of ten days after the date of final adjournment, and that such clerk is hereby authorized to retain after final adjournment the services of Julia E. Kersting as long as it shall be necessary to complete the typewritten record of the House, and

Mary E. Turner as stenographer to the clerk and members of the House. For such services, such employees so retained shall receive the same rate of pay as clerks receive during the session, on vouchers to be drawn upon the contingent fund of the House; and the speaker of the House is hereby authorized and directed to sign said vouchers.

That for the purpose of discharging the duties required of him by section 49 of the General Code, the services of the sergeant-at-arms, W. L. Melching, are hereby continued for ten days from and after the date of final adjournment of the House at the same rate of pay he now receives, to be paid from the House contingent fund, and the speaker is hereby authorized and directed to sign a voucher for the same.

That for the purpose of forwarding to members all mail received for them in the House postoffice, the services of the second assistant sergeant-at-arms, John D. Schnapp, are hereby continued for a period of ten days from and after the date of final adjournment of the House at the same rate of pay he now receives, to be paid from the House contingent fund and the speaker is hereby authorized and directed to sign a voucher for the same.

The resolution was referred to the committee on Employment, under the rules.

Mr. Fellingner offered the following resolution:

H. R. No. 74—Mr. Fellingner.

Resolved, That the sum of two hundred and ninety-six dollars be and is hereby appropriated out of the contingent fund of the House of Representatives, in payment for the large group picture and frame of the present House of Representatives, which is to hang permanently in the Hall of the House of Representatives.

The resolution referred to the committee on Supplies and Expenditures.

H. J. R. No. 53—Mr. Fulton, was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted—yeas 78, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Dickson,	Kemerer,	Rhulman,
Anderson,	Doster,	Kessler,	Robinson,
Beatty,	Ertel,	Kilpatrick,	Schaefer,
Behne,	Etling,	Kilrain,	Schweikert,
Beyer,	Fell,	King,	Scott,
Bishop,	Fellinger,	of Franklin,	Shanley,
Bonnell,	Freeman,	Kramer,	Smith, of Butler,
Bour,	Frick,	Lambert,	Smith, of Morgan,
Brennan,	Fulton,	Leist,	Snyder,
Cameron,	Guthery,	McCormick,	of Pickaway,
Capelle,	Hastings,	Morris,	Thatcher,
Chapman,	Hite,	Murphy,	Venus,
Clark,	Hoaglin,	Nungesser,	Vonderheide,
Colter,	Hoffman,	Nye,	Warnes,
Cooper,	Holl,	Orlikowski,	Williams,
Cowan,	Hoover,	Orrison,	Winans,
Criswell,	Horwitz,	Plank,	Wintermute,
of Coshocton,	Hunter,	Plumb,	Winters,
Davis,	Jackson,	Quinlisk,	Woodworth,
Deaton,	Kathe,	Read, of Summit,	Young—78.
Detrick,			

The resolution was adopted.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 286 — Mr. Acker. To authorize the sale of a certain portion of the Hocking canal, running through the incorporated village of Logan, Hocking county, Ohio.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In section 1, line 19, after the word "cease" change the period to a semi-colon and insert the following:

and be it further provided by this act that the village of Logan is hereby granted the right-of-way through such described and surveyed Hocking canal property, for sewer purposes, and all sales of such property is subject to such grant.

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted—yeas 92, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kilpatrick,	Robinson,
Anderson,	Deaton,	King,	Schaefer,
Beatty,	Detrick,	of Franklin,	Schweikert,
Beyer,	Dickson,	Kramer,	Scott,
Bigelow,	Doster,	Lambert,	Shanley,
Bishop,	Duffey,	Leist,	Siebert,
Black,	Ertel,	Lowry,	Smith, of Butler,
of Hamilton,	Etling,	McCormick,	Smith, of Morgan,
Black,	Fell,	McGuffey,	Snyder,
of Wyandot,	Fellinger,	Mills,	of Pickaway,
Bonnell,	Foreman,	Morris,	Terrell,
Bour,	Freeman,	Mueller,	Thatcher,
Brennan,	Frick,	Murphy,	Thomas,
Cameron,	Gilson,	Nungesser,	Vollmer,
Capelle,	Hastings,	Orlikowski,	Vonderheide,
Carroll,	Hite,	Orrison,	Walsh,
Chapman,	Hoffman,	Pence,	Warnes,
Colter,	Holl,	Plank,	White,
Conover,	Hoover,	Plumb,	Williams,
Cooper,	Horwitz,	Quinlisk,	Winans,
Cowan,	Hunter,	Read, of Summit,	Wintermute,
Criswell,	Jenkins,	Reighard,	Winters,
of Coshocton,	Kathe,	Reynolds,	Woodworth,
Criswell,	Kemerer,	Rhulman,	Young—92.
of Morrow,	Kessler,		

Messrs. Kilrain and Sweeney voted in the negative.

The Senate amendment was concurred in.

The following bill was introduced and read the first time:

H. B. No. 671 — Mr. Cowan. To repeal section 7576 of the General Code.

On motion of Mr. Cowan, the rule requiring bills to be referred to committee before second reading and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 671 was engrossed at the clerk's desk and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Cowan, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 671 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 85, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Doster,	Kramer,	Schweikert,
Beatty,	Duffey,	Lambert,	Shanley,
Behne,	Etling,	Leist,	Siebert,
Bishop,	Fell,	McCormick,	Smith, of Butler,
Black,	Fellinger,	McGuffey,	Smith, of Morgan,
of Hamilton,	Freeman,	Mills,	Snyder,
Bour,	Frick,	Morris,	of Pickaway,
Brennan,	Gilson,	Mueller,	Sweeney,
Cameron,	Hastings,	Murphy,	Terrell,
Capelle,	Hite,	Nungesser,	Tetlow,
Carroll,	Hoffman,	Orlikowski,	Thatcher,
Clark,	Holl,	Orrison,	Thomas,
Colter,	Hoover,	Plank,	Venus,
Conover,	Horwitz,	Plumb,	Vollmer,
Cowan,	Hunter,	Quinlisk,	Vonderheide,
Crawford,	Jackson,	Read, of Summit,	Walsh,
Criswell,	Kathe,	Reid, of Fayette,	Williams,
of Coshocton,	Kemerer,	Reighard,	Winans,
Davis,	Kessler,	Reynolds,	Wintermute,
Deaton,	Kilpatrick,	Rhulman,	Winters,
Detrick,	King,	Robinson,	Woodworth,
Dickson,	of Franklin,	Schaefer,	Young—85.
Donaldson,			

The bill was passed.

The title was agreed to.

The following bill was introduced and read the first time.

H. B. No. 672 — Mr. Dickson. Providing for the relief of members of Company B, Seventh Infantry, of the Ohio National Guard.

Mr. Dickson moved that the rules be suspended and said bill be referred at once to committee.

The motion was agreed to and H. B. No. 672 was referred to the committee on Appropriations and Finance.

H. B. No. 667 — Mr. Murphy, was taken up.

On motion of Mr. Murphy, further consideration of said bill was indefinitely postponed.

By unanimous consent, Mr. Crawford submitted the following report:

The standing committee on County Affairs, to which was referred S. B. No. 292 — Mr. Cahill, having had the same under consideration, reports it back and recommends its passage:

C. APPENZELLER,	FRED BARTHELEMEH,
FRANK H. REIGHARD,	WM. H. SCHWEIKERT,
GEO. S. CRAWFORD,	GEO. LEIST.
W. T. COLTER,	

The report was agreed to.

The bill was ordered read the second time in its regular order.

On motion of Mr. Murphy, the rule requiring bills after being reported by committee to be placed upon the calendar for second reading for the second day following, was suspended and S. B. No. 292 was read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Murphy, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 292 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 90, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Schweikert,
Agler,	Deaton,	of Franklin,	Scott,
Appenzeller,	Dickson,	Kramer,	Shanley,
Beatty,	Donaldson,	Lambert,	Smith, of Butler,
Behne,	Doster,	Leist,	Smith, of Morgan,
Beyer,	Duffey,	McCormick,	Snyder,
Bishop,	Ertel,	McGuffey,	of Hamilton,
Black,	Etling,	Mills,	Sweeney,
of Hamilton,	Fell,	Morris,	Terrell,
Black,	Fellinger,	Mueller,	Thatcher,
of Wyandot,	Freeman,	Murphy,	Thomas,
Bour,	Frick,	Nungesser,	Venus,
Cameron,	Gilson,	Orlikowski,	Vollmer,
Capelle,	Guthery,	Orrison,	Vonderheide,
Carroll,	Hastings,	Pence,	Walsh,
Chapman,	Hite,	Plumb,	Warnes,
Clark,	Hoffman,	Quinlisk,	White,
Collins,	Holl,	Read, of Summit,	Williams,
Colter,	Hoover,	Reid, of Fayette,	Winans,
Conover,	Horwitz,	Reighard,	Wintermute,
Cooper,	Kathe,	Reynolds,	Winters,
Criswell,	Kemerer,	Rhulman,	Woodworth,
of Coshocton,	Kilpatrick,	Robinson,	Young—90.
Criswell,	Kilrain,	Schaefer,	
of Morrow,			

The bill was passed. The title was agreed to.

S. B. No. 237—Mr. Mooney, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Morris, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 237, was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 87, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bour,	Criswell,	Duffey,
Agler,	Brennan,	of Coshocton,	Etling,
Appenzeller,	Cameron,	Criswell,	Fell,
Beatty,	Capelle,	of Morrow	Freeman,
Behne,	Carroll,	Davis,	Frick,
Beyer,	Clark,	Deaton,	Gilson,
Bishop,	Collins,	Detrick,	Guthery,
Black,	Colter,	Dickson,	Hastings,
of Hamilton,	Conover,	Diser,	Holl,
Cooper,	Cooper,	Doster,	Hoover,

Those who voted in the affirmative are: Messrs. — Concluded.

Horwitz,	McGuffey,	Reid, of Fayette,	Thatcher,
Hunter,	Mills,	Reighard,	Thomas,
Kathe,	Mueller,	Reynolds,	Venus,
Kemerer,	Murphy,	Rhulman,	Vollmer,
Kilpatrick,	Nungesser,	Robinson,	Vonderheide,
Kilrain,	Nye,	Schaefer,	Walsh,
King,	Orlikowski,	Schweikert,	Warnes,
of Franklin,	Orrison,	Scott,	White,
Kramer,	Pence,	Shanley,	Williams,
Lambert,	Plank,	Siebert,	Winans,
Leist,	Plumb,	Smith, of Morgan,	Winters,
Lustig,	Quinlisk,	Sweeney,	Woodworth,
McCormick,	Read of Summit,	Terrell,	Young—87.

The bill was passed. The title was agreed to.

H. B. No. 448—Mr. Bishop, was taken up.

On motion of Mr. Bishop, S. B. No. 168—Mr. Potting, was substituted for said bill and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Bishop, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 168 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 53, nays 35, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Doster,	Kessler,	Schweikert,
Appenzeller,	Duffey,	Kramer,	Siebert,
Beatty,	Ertel,	Lustig,	Snyder,
Behne,	Fellinger,	McGuffey,	of Hamilton,
Beyer,	Foreman,	Mills,	Snyder,
Bigelow,	Frick,	Morris,	of Pickaway,
Bishop,	Fulton,	Mueller,	Terrell.
Black,	Gilson,	Murphy,	Thomas,
of Hamilton,	Hoffman,	Nye,	Venus,
Black,	Holl,	Orrison,	Vonderheide,
of Wyandot,	Hoover,	Pence,	Wintermute,
Brennan,	Horwitz,	Read, of Summit,	Winters,
Capelle,	Jackson,	Reid, of Fayette,	Woodworth,
Chapman,	Kathe,	Schaefer,	Young—53.
Collins,			

Those who voted in the negative are: Messrs.

Agler,	Criswell,	Kilpatrick,	Plumb,
Anderson,	of Morrow,	Kilrain,	Rhulman,
Barthelmeh,	Deaton,	King,	Robinson,
Boggs,	Dickson,	of Franklin,	Shanley,
Cameron,	Diser,	Lambert,	Smith, of Butler,
Carroll,	Fell,	Leist,	Smith, of Morgan,
Cooper,	Hastings,	Nungesser,	Sweeney,
Crawford,	Hite,	Orlikowski,	Vollmer,
Criswell,	Hoaglin,	Plank,	Walsh—35.
of Coshocton,	Kemerer,		

The bill not having received a constitutional majority was lost.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 549—Mr. Warnes. To amend sections 6290, 6294, 6295, 6298, 6299, 6300, 6301, 6302, 6309, 12613 and 12614 of the General Code, relating to motor vehicles.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 36-a strike out the word "July" and insert "September". In line 36-b change the comma after the word "herein" and insert a period and strike out the word "and".

Strike out all in lines 36-c, 36d, 36-e, 36-f, and 36-g.

In line 79-w strike out the word "quarterly" and strike out all of lines 79-x-y-z-aa-bb-cc and insert in their stead following the word "him" in line 79-w the words "monthly into the state treasury".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 49, nays 55, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cowan,	Lustig,	Snyder,
Beatty,	Doster,	Mills,	of Hamilton,
Behne,	Duffey,	Mueller,	Snyder,
Beyer,	Ertel,	Murphy,	of Pickaway,
Bigelow,	Etling,	Nungesser,	Sweeney,
Bishop,	Fell,	Orlikowski,	Thomas,
Black,	Fellinger,	Orrison,	Vollmer,
of Hamilton,	Frick,	Rhulman,	Vonderheide,
Black,	Hite,	Schaefer,	Walsh,
of Wyandot,	Hoffman,	Schweikert,	Warnes,
Bour,	Horwitz,	Shanley,	Welsh,
Brennan,	Kessler,	Siebert,	Wintermute,
Chapman,	Kilrain,	Smith, of Butler,	Young—49.
Clark,			

Those who voted in the negative are: Messrs.

Agler,	Criswell,	Hunter,	Nye,
Anderson,	of Morrow,	Jackson,	Pence,
Appenzeller,	Davis,	Jenkins,	Plumb,
Boggs,	Deaton,	Kathe,	Quinlisk,
Brown, of Union,	Detrick,	Kemerer,	Read, of Summit,
Cameron,	Dickson,	Kilpatrick,	Rejd, of Fayette,
Capelle,	Diser,	King,	Reighard,
Carroll,	Foreman,	of Franklin,	Reynolds,
Colter,	Freeman,	Kramer,	Robinson,
Conover,	Gilson,	Lambert,	Scott,
Cooper,	Hastings,	Leist,	Smith, of Morgan,
Crawford,	Hoaglin,	Lowry,	White,
Criswell,	Holl,	McCormick,	Winans,
of Coshocton,	Hoover,	McGuffey,	Winters,
		Morris,	Woodworth—55.

The Senate amendments were not concurred in.

S. B. No. 283 — Mr. Friebolin, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Mills, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 283 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 78, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Hoover,	Reighard,
Anderson,	of Coshocton,	Hunter,	Reynolds,
Appenzeller,	Criswell,	Jackson,	Rhulman,
Barthelmeh,	of Morrow,	Jenkins,	Robinson,
Beatty,	Davis,	Kathe,	Schaefer,
Behne,	Deaton,	Kemerer,	Schweikert,
Bigelow,	Dickson,	Kessler,	Scott,
Bishop,	Diser,	Kilpatrick,	Shanley,
Black,	Doster,	King,	Siebert,
of Hamilton,	Duffey,	of Franklin,	Smith, of Butler,
Black,	Ertel,	Lambert,	Smith, of Morgan,
of Wyandot,	Fellinger,	Lowry,	Terrell,
Boggs,	Freeman,	McCormick,	Thomas,
Bour,	Frick,	Mills,	Vonderheide,
Brennan,	Fulton,	Mueller,	Warnes,
Cameron,	Gilson,	Murphy,	Welsh,
Capelle,	Hastings,	Orlikowski,	White,
Conover,	Hite,	Orrison,	Wintermute,
Cooper,	Hoaglin,	Plank,	Winters,
Crawford,	Hoffman,	Quinlisk,	Woodworth,
	Holl,	Reid, of Fayette,	Young—78.

The bill was passed.

The title was agreed to.

S. B. No. 239 — Mr. Gregory, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Acker demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Vonderheide, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 239 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 71, nays 13, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Black,	Clark,	Davis,
Agler,	of Wyandot,	Colter,	Deaton,
Appenzeller,	Boggs,	Conover,	Dickson,
Barthelmeh,	Bour,	Cooper,	Doster,
Beatty,	Brown, of Union,	Criswell,	Duffey,
Behne,	Cameron,	of Coshocton,	Ertel,
Bigelow,	Capelle,	Criswell,	Etling,
Bishop,	Chapman,	of Morrow,	Frick,

Those who voted in the affirmative are: Messrs. — Concluded.

Fulton,	Leist,	Read, of Summit,	Thomas,
Hastings,	Lustig,	Reighard,	Venus,
Hoaglin,	McCormick,	Robinson,	Vollmer,
Hoffman,	McGuffey,	Schweikert,	Vonderheide,
Hoover,	Mills,	Scott,	Warnes,
Hunter,	Mueller,	Smith, of Butler,	Welsh,
Jackson,	Murphy,	Smith, of Morgan,	White,
Kathe,	Nye,	Snyder,	Wintermute,
Kessler,	Orlikowski,	of Hamilton,	Winters,
Kilpatrick,	Pence,	Terrell,	Young—71.
Kramer,	Plank,	Thatcher,	

Those who voted in the negative are: Messrs.

Carroll,	Guthery,	Reynolds,	Siebert,
Fellinger,	Holl,	Schaefer,	Sweeney,
Foreman,	King,	Shanley,	Woodworth—13.
Gilson,	of Franklin,		

The bill was passed. The title was agreed to.

S. B. No. 238 — Mr. Herner, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Welsh, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with, and S. B. No. 238 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 80, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Jackson,	Reynolds,
Agler,	Deaton,	Kathe,	Rhulman,
Anderson,	Detrick,	Kessler,	Robinson,
Appenzeller,	Dickson,	Kilpatrick,	Siebert,
Barthelmeh,	Doster,	Kilrain,	Smith, of Butler,
Beatty,	Duffey,	King, of Franklin,	Snyder,
Behne,	Ertel,	Kramer,	of Pickaway,
Black,	Etling,	Lambert,	Sweeney,
of Wyandot,	Fell,	Leist,	Terrell,
Boggs,	Foreman,	Lowry,	Thatcher,
Bour,	Freeman,	McCormick,	Thomas,
Brennan,	Fulton,	McGuffey,	Venus,
Brown, of Union,	Gilson,	Mills,	Vonderheide,
Capelle,	Guthery,	Morris,	Walsh,
Carroll,	Hastings,	Mueller,	Welsh,
Chapman,	Hite,	Orlikowski,	White,
Clark,	Hoffman,	Orrison,	Wintermute,
Cooper,	Holl,	Pence,	Winters,
Crawford,	Hoover,	Read, of Summit,	Woodworth,
Criswell,	Horwitz,	Reid, of Fayette,	Young—80.
of Morrow,	Hunter,	Reighard,	

The bill was passed. The title was agreed to.

S. B. No. 202 — Mr. Herner, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Welsh, the rule requiring bills to be referred to the committee on Phraseology, and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 202 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 75, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Ertel,	McCormick,	Smith, of Butler,
Appenzeller,	Freeman,	McGuffey,	Smith,
Barthelmeh,	Frick,	Mills,	of Morgan,
Beatty,	Hastings,	Mueller,	Snyder,
Beyer,	Hite,	Orlikowski,	of Pickaway,
Boggs,	Hoffman,	Orrison,	Sweeney,
Bour,	Hoover,	Pence,	Terrell,
Brennan,	Horwitz,	Plank,	Thatcher,
Brown, of Union,	Jackson,	Plumb,	Venus,
Capelle,	Kathe,	Quinlisk,	Vonderheide,
Carroll,	Kemerer,	Read, of Summit,	Walsh,
Cooper,	Kessler,	Reid, of Fayette,	Warnes,
Crawford,	Kilpatrick,	Reynolds,	Welsh,
Criswell,	Kilrain,	Robinson,	White,
of Morrow,	King, of Franklin,	Schaefer,	Winans,
Davis,	Kramer,	Schweikert,	Wintermute,
Deaton,	Lambert,	Scott,	Winters,
Dickson,	Leist,	Shanley,	Woodworth,
Diser,	Lowry,	Siebert,	Young—75.
Doster,	Lustig,		

The bill was passed. The title was agreed to.

S. B. No. 236—Mr. Herner, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Welsh, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 236 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 72, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Ertel,	Kramer,	Shanley,
Anderson,	Etling,	Lambert,	Siebert,
Barthelmeh,	Fell,	Leist,	Smith,
Beatty,	Fellinger,	Lowry,	of Morgan,
Beyer,	Freeman,	McCormick,	Snyder,
Bishop,	Frick,	Mills,	of Pickaway,
Boggs,	Gilson,	Morris,	Terrell,
Brennan,	Hastings,	Mueller,	Thatcher,
Brown, of Union,	Hite,	Orlikowski,	Thomas,
Chapman,	Hoaglin,	Orrison,	Venus,
Clark,	Holl,	Plumb,	Vonderheide,
Conover,	Horwitz,	Read, of Summit,	Walsh,
Cooper,	Jackson,	Reid, of Fayette,	Welsh,
Crawford,	Kathe,	Reighard,	Williams,
Criswell,	Kemerer,	Reynolds,	Winans,
of Morrow,	Kessler,	Rhulman,	Wintermute,
Dickson,	Kilpatrick,	Robinson,	Winters,
Diser,	Kilrain,	Schaefer,	Young—72.
Duffey,	King, of Franklin,	Schweikert,	

Mr. Vollmer voted in the negative.

The bill was passed. The title was agreed to.

H. B. No. 220—Mr. Scott, was taken up.

On motion of Mr. Scott, Sub. S. B. No. 207—Mr. Moore, was substituted for said bill and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Scott, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and Sub. S. B. No. 207 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 80, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Jenkins,	Schweikert,
Agler,	Criswell,	Kemerer,	Scott,
Anderson,	of Morrow,	Kessler,	Shanley,
Barthelmeh,	Davis,	Kilpatrick,	Siebert,
Beatty,	Deaton,	King, of Franklin,	Smith, of Butler,
Beyer,	Dickson,	Lambert,	Smith,
Black,	Diser,	Lustig,	of Morgan,
of Hamilton,	Doster,	McCormick,	Snyder,
Black,	Duffey,	McGuffey,	of Pickaway,
of Wyandot,	Ertel,	Mills,	Sweeney,
Boggs,	Fell,	Morris,	Terrell,
Bonnell,	Fellinger,	Nye,	Thatcher,
Bour,	Freeman,	Orlikowski,	Thomas,
Brennan,	Gilson,	Orrison,	Venus,
Brown, of Union,	Hastings,	Pence,	Vonderheide,
Cameron,	Hoaglin,	Plumb,	Welsh,
Capelle,	Hoffman,	Quinlisk,	White,
Carroll,	Holl,	Reid, of Fayette,	Williams,
Chapman,	Hoover,	Reighard,	Winans,
Clark,	Horwitz,	Reynolds,	Wintermute,
Conover,	Hunter,	Robinson,	Winters—80.
Cooper,			

Messrs. Frick, Leist, and Rhulman voted in the negative.

The bill was passed.

The title was agreed to.

S. B. No. 194—Mr. Hudson, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Kilpatrick, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 194 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 74, nays 5, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Beyer,	Brown, of Union,	Davis,
Agler,	Black,	Cameron,	Deaton,
Anderson,	of Hamilton,	Chapman,	Dickson,
Appenzeller,	Black,	Conover,	Diser,
Barthelmeh,	of Wyandot,	Cooper,	Doster,
Beatty,	Bour,	Criswell,	Duffey,
Behne,	Brennan,	of Morrow,	Fell,

Those who voted in the affirmative are: Messrs. — Concluded.

Freeman,	Kilpatrick,	Pence,	Siebert,
Gilson,	Kilrain,	Plank,	Smith, of Butler,
Hastings,	King, of Franklin,	Plumb,	Smith,
Hite,	Lambert,	Quinlisk,	of Morgan,
Hoaglin,	Leist,	Reid, of Fayette,	Sweeney,
Hoffman,	Lowry,	Reighard,	Terrell,
Holl,	Lustig,	Reynolds,	Thomas,
Hoover,	McGuffey,	Rhulman,	Walsh,
Horwitz,	Mills,	Robinson,	White,
Hunter,	Morris,	Schaefer,	Wintermute,
Jackson,	Mueller,	Schweikert,	Winters,
Jenkins,	Nye,	Shanley,	Young—74.
Kessler,	Orlikowski,		

Messrs. Guthery, Kramer, Snyder, of Pickaway, Vonderheide and Winans voted in the negative.

The bill was passed.

The title was agreed to.

S. B. No. 195 — Mr. Hudson, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Kilpatrick, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 195 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 84, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kilpatrick,	Schaefer,
Agler,	Dickson,	Kilrain,	Schweikert,
Anderson,	Diser,	King, of Franklin,	Shanley,
Barthelmeh,	Donaldson,	Lambert,	Siebert,
Beatty,	Duffey,	Leist,	Smith, of Butler,
Behne,	Ertel,	Lowry,	Smith,
Beyer,	Fellinger,	Lustig,	of Morgan,
Black,	Freeman,	McCormick,	Snyder,
of Wyandot,	Frick,	McGuffey,	of Hamilton,
Bour,	Fulton,	Mills,	Sweeney,
Brennan,	Gilson,	Morris,	Terrell,
Brown, of Union,	Hastings,	Murphy,	Thatcher,
Cameron,	Hite,	Nungesser,	Thomas,
Carroll,	Hoffman,	Nye,	Venus,
Chapman,	Holl,	Orlikowski,	Vonderheide,
Conover,	Hoover,	Orrison,	Warnes,
Cooper,	Horwitz,	Pence,	Welsh,
Crawford,	Hunter,	Quinlisk,	White,
Criswell,	Jackson,	Reighard,	Wintermute,
of Coshocton,	Jenkins,	Reynolds,	Winters,
Criswell,	Kemerer,	Rhulman,	Woodworth,
of Morrow,	Kessler,	Robinson,	Young—84.
Davis,			

Mr. Winans voted in the negative.

The bill was passed.

The title was agreed to.

S. B. No. 261 — Mr. Hopple, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Schweikert, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 261 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 69, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Donaldson,	King, of Franklin,	Smith, of Butler,
Agler,	Doster,	Lambert,	Smith,
Anderson,	Duffey,	Leist,	of Morgan,
Appenzeller,	Ertel,	Lustig,	Snyder,
Beatty,	Fell,	Mills,	of Hamilton,
Black,	Fellinger,	Morris,	Sweeney,
of Hamilton,	Fulton,	Murphy,	Terrell,
Black,	Gilson,	Nungesser,	Thatcher,
of Wyandot,	Guthery,	Orrison,	Thomas.
Bour,	Hastings,	Plumb,	Venus,
Brennan,	Hite,	Reid, of Fayette,	Vonderheide,
Cameron,	Hoffman,	Reighard,	Walsh,
Criswell,	Hoover,	Reynolds,	White,
of Coshocton,	Horwitz,	Rhulman,	Williams,
Criswell,	Jackson,	Robinson,	Winans,
of Morrow,	Kemerer,	Schaefer,	Winters,
Deaton,	Kessler,	Schweikert,	Woodworth,
Dickson,	Kilpatrick,	Shanley,	Young—69.
Diser,	Kilrain,	Siebert,	

The bill was passed.

The title was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 220—Mr. Kiser. To amend sections 1270, 1276, 1282, 1284, 1286, 1287, 1288, 1292, 12694, 12695 and 12696 of the General Code, relating to the practice of medicine and surgery.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

On motion of Mr. Dickson, the rule requiring bills to be referred to committee before second reading and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 220—Mr. Kiser, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Dickson, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 220 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 74, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Rhulman,
Anderson,	of Coshocton,	Kessler,	Schweikert,
Beatty,	Davis,	Kilrain,	Shanley,
Behne,	Deaton,	King, of Franklin,	Siebert,
Beyer,	Dickson,	Kramer,	Smith,
Bishop,	Donaldson,	Lambert,	of Morgan,
Black,	Duffey,	Leist,	Sweeney,
of Hamilton,	Ertel,	McCormick,	Terrell,
Black,	Etling,	McGuffey,	Thatcher,
of Wyandot,	Fell,	Mills,	Thomas,
Boggs,	Fellinger,	Morris,	Venus,
Bour,	Frick,	Mueller,	Vonderheide,
Brennan,	Hastings,	Murphy,	Walsh,
Cameron,	Hite,	Orlikowski,	Welsh,
Capelle,	Hoffman,	Orrison,	Williams,
Chapman,	Holl,	Plumb,	Winans,
Clark,	Hoover,	Read, of Summit,	Winters,
Colter,	Horwitz,	Reid, of Fayette,	Woodworth,
Cooper,	Jackson,	Reynolds,	Young—74.
Crawford,	Jenkins,		

Messrs. Criswell, of Morrow, and Reighard voted in the negative.

The bill was passed.

The title was agreed to.

S. B. No. 218—Mr. Cahill, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Dickson, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 218 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 64, nays 8, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Colter,	Jackson,	Schweikert,
Agler,	Cooper,	Kessler,	Scott,
Anderson,	Crawford,	Kilpatrick,	Siebert,
Appenzeller,	Criswell,	Kramer,	Smith, of Butler,
Barthelmeh,	of Coshocton,	Lambert,	Sweeney,
Beatty,	Davis,	Leist,	Terrell,
Behne,	Deaton,	Lustig,	Thatcher,
Beyer,	Dickson,	Mills,	Venus,
Black,	Donaldson,	Morris,	Vonderheide,
of Wyandot,	Duffey,	Mueller,	Walsh,
Boggs,	Ertel,	Murphy,	Welsh,
Bour,	Fell,	Orlikowski,	White,
Cameron,	Frick,	Orrison,	Williams,
Capelle,	Hastings,	Plank,	Winans,
Chapman,	Hoaglin,	Quinlisk,	Winters,
Clark,	Hoffman,	Rhulman,	Young—64.
Collins,	Holl,		

Those who voted in the negative are: Messrs.

Carroll,	Hunter,	King, of Franklin,	Smith,
Criswell,	Kathe,	Reighard,	of Morgan,
of Morrow,			Woodworth—8.

The bill was passed.

The title was agreed to.

S. B. No. 266 — Mr. Zimunt, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Kilrain, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 266 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 65, nays 18, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Shanley,
Agler,	of Morrow,	Kilpatrick,	Siebert,
Appenzeller,	Davis,	Kilrain,	Smith, of Butler,
Barthelmeh,	Dickson,	Lambert,	Smith,
Beatty,	Donaldson,	Leist,	of Morgan,
Behne,	Doster,	Lustig,	Snyder,
Beyer,	Duffey,	Mills,	of Pickaway,
Bishop,	Fell,	Morris,	Sweeney,
Black,	Fellinger,	Nungesser,	Terrell,
of Wyandot,	Frick,	Orlikowski,	Thatcher,
Boggs,	Gilson,	Orrison,	Thomas,
Bour,	Hoaglin,	Pence,	Venus,
Brennan,	Hoffman,	Reid, of Fayette,	Vonderheide,
Cameron,	Holl,	Rhulman,	Walsh,
Capelle,	Horwitz,	Schaefer,	Williams,
Carroll,	Jenkins,	Schweikert,	Woodworth,
Chapman,	Kathe,	Scott,	Young—65.
Colter,			

Those who voted in the negative are: Messrs.

Anderson,	Etling,	Kramer,	Reighard,
Collins,	Hastings,	Mueller,	Reynolds,
Conover,	Hunter,	Plank,	Robinson,
Cooper,	Jackson,	Plumb,	Winans—18.
Crawford,	King, of Franklin,		

The bill was passed. The title was agreed to.

S. B. No. 113 — Mr. Lloyd, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Black, of Wyandot, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 113, was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 84, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Brennan,	Deaton,	Frick,
Anderson,	Cameron,	Donaldson,	Fulton,
Appenzeller,	Capelle,	Doster,	Gilson,
Barthelmeh,	Carroll,	Duffey,	Guthery,
Beatty,	Colter,	Ertel,	Hastings,
Behne,	Cooper,	Etling,	Hite,
Bishop,	Cowan,	Fell,	Hoaglin,
Black,	Criswell,	Fellinger,	Hoffman,
of Wyandot,	of Morrow,	Foreman,	Holl,
Bour,	Davis,	Freeman,	Hoover,

Those who voted in the affirmative are: Messrs. — Concluded.

Hunter,	Morris,	Reynolds,	Sweeney,
Jackson,	Mueller,	Rhulman,	Terrell,
Jenkins,	Murphy,	Robinson,	Thatcher,
Kathe,	Nungesser,	Schweikert,	Thomas,
Kemerer,	Orlikowski,	Scott,	Venus,
Kessler,	Orrison,	Shanley,	Vollmer,
Kilpatrick,	Pence,	Siebert,	Vonderheide,
Kilrain,	Plank,	Smith, of Butler,	Walsh,
King, of Franklin,	Plumb,	Smith,	Williams,
Kramer,	Quinlisk,	of Morgan,	Winans,
Leist,	Read, of Summit,	Snyder,	Winters,
McGuffey,	Reighard,	of Pickaway,	Woodworth—84.

Mr. Young voted in the negative.

The bill was passed. The title was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 641—Mr. Snyder, of Hamilton, authorizing conversion and grant of municipal public utility franchises into indeterminate permits, providing procedure for acquisition of such utilities by municipalities and for their regulation and control.

With the following amendment, in which the concurrence of the House of Representatives is requested:

Strike out all of Section 12.

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted — yeas none, nays 79, as follows:

Those who voted in the negative are: Messrs.

Acker,	Donaldson,	King, of Franklin,	Smith,
Anderson,	Doster,	Lowry,	of Morgan,
Appenzeller,	Duffey,	McGuffey,	Snyder,
Barthelmeh,	Ertel,	Mills,	of Hamilton,
Beatty,	Fell,	Morris,	Snyder,
Bigelow,	Freeman,	Murphy,	of Pickaway,
Bishop,	Frick,	Nye,	Sweeney,
Boggs,	Fulton,	Orlikowski,	Terrell,
Brennan,	Hastings,	Orrison,	Thatcher,
Brown, of Union,	Hite,	Pence,	Thomas,
Cameron,	Hoaglin,	Plank,	Venus,
Capelle,	Hoffman,	Plumb,	Vollmer,
Chapman,	Holl,	Quinlisk,	Vonderheide,
Collins,	Hoover,	Reighard,	Walsh,
Conover,	Horwitz,	Rhulman,	White,
Crawford,	Hunter,	Robinson,	Williams,
Criswell,	Jackson,	Schaefer,	Winans,
of Morrow,	Jenkins,	Schweikert,	Winters,
Davis,	Kathe,	Shanley,	Woodworth,
Deaton,	Kessler,	Siebert,	Young—79.
Diser,	Kilpatrick,	Smith, of Butler,	

The Senate amendment was not concurred in.

S. B. No. 191 — Mr. Lloyd, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Thatcher, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 191 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 76, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cowan,	Jackson,	Schaefer,
Agler,	Criswell,	Kathe,	Schweikert,
Anderson,	of Morrow,	Kessler,	Shanley,
Appenzeller,	Davis,	Kilpatrick,	Siebert,
Barthelmeh,	Diser,	King, of Franklin,	Smith,
Beatty,	Donaldson,	Kramer,	of Morgan,
Bigelow,	Doster,	Leist,	Snyder,
Bishop,	Duffey,	Lowry,	of Hamilton,
Black,	Ertel,	Lustig,	Sweeney,
of Hamilton,	Etling,	Mills,	Terrell,
Black,	Fell,	Morris,	Thatcher,
of Wyandot,	Foreman,	Mueller,	Thomas,
Boggs,	Freeman,	Orlikowski,	Venus,
Bour,	Frick,	Orrison,	Vollmer,
Brennan,	Fulton,	Pence,	Walsh,
Brown, of Union,	Hastings,	Plank,	White,
Cameron,	Hoaglin,	Plumb,	Williams,
Capelle,	Hoffman,	Reid, of Fayette,	Winans,
Carroll,	Holl,	Reighard,	Woodworth,
Conover,	Horwitz,	Reynolds,	Young—76.
Cooper,			

Messrs. Rhulman and Winters voted in the negative.

The bill was passed. The title was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the president of the Senate has appointed Messrs. Jung, Lloyd, and Wise as managers on behalf of the Senate on matters of difference between the two houses on S. B. No. 95 — Mr. Jung.

Attest:

W. V. GOSHORN,
Clerk.

The speaker appointed as managers on the part of the House on matters of difference between the two houses on S. B. No. 95 — Mr. Jung, Messrs. Clark, Vonderheide, and Thatcher.

S. B. No. 152 — Mr. Hudson, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Morris, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 152 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 76, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Lambert,	Robinson,
Agler,	Dickson,	Leist,	Schaefer,
Anderson,	Doster,	Lowry,	Schweikert,
Appenzeller,	Duffey,	Lustig,	Scott,
Barthelmeh,	Ertel,	McCormick,	Shanley,
Beatty,	Etling,	McGuffey,	Smith, of Butler,
Beyer,	Foreman,	Mills,	Snyder,
Bigelow,	Freeman,	Morris,	of Hamilton,
Bishop,	Frick,	Mueller,	Sweeney,
Black,	Fulton,	Murphy,	Terrell,
of Wyandot,	Hastings,	Nungesser,	Thomas,
Boggs,	Hoffman,	Orlikowski,	Venus,
Bour,	Holl,	Orrison,	Walsh,
Brennan,	Horwitz,	Plumb,	Warnes,
Brown, of Union,	Hunter,	Quinlisk,	Williams,
Cameron,	Jackson,	Reid, of Fayette,	Winans,
Capelle,	Kemerer,	Reighard,	Winters,
Carroll,	Kessler,	Reynolds,	Woodworth,
Chapman,	Kilpatrick,	Rhulman,	Young—76.
Conover,	King, of Franklin,		

The bill was passed. The title was agreed to.

S. B. No. 69 — Mr. Green, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Kilpatrick, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 69 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 83, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jackson,	Quinlisk,
Appenzeller,	of Morrow,	Kemerer,	Reid, of Summit,
Barthelmeh,	Davis,	Kessler,	Reighard,
Beatty,	Dickson,	Kilpatrick,	Reynolds,
Behne,	Diser,	Kilrain,	Robinson,
Beyer,	Doster,	King,	Schaefer,
Bigelow,	Duffey,	of Franklin,	Schweikert,
Bishop,	Ertel,	Kramer,	Shanley,
Black,	Etling,	Lambert,	Smith, of Morgan,
of Wyandot,	Fell,	Leist,	Stivers,
Boggs,	Fellinger,	Lowry,	Terrell,
Bour,	Foreman,	Lustig,	Tetlow,
Brennan,	Freeman,	McCormick,	Thomas,
Brown, of Union,	Frick,	McGuffey,	Venus,
Cameron,	Fulton,	Mills,	Vollmer,
Capelle,	Gilson,	Mueller,	Walsh,
Carroll,	Hastings,	Murphy,	Warnes,
Chapman,	Hoaglin,	Nye,	Williams,
Clark,	Hoffman,	Orrison,	Winans,
Collins,	Holl,	Pence,	Winters,
Conover,	Horwitz,	Plank,	Woodworth,
		Plumb,	Young—83.

The bill was passed. The title was agreed to.

S. B. No. 246 — Mr. Howard, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Kilpatrick, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 246 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 73, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cooper,	Kessler,	Schweikert,
Agler,	Criswell,	Kilpatrick,	Scott,
Beatty,	of Coshocton,	King, of Franklin,	Shanley,
Behne,	Criswell,	Kramer,	Smith, of Butler,
Beyer,	of Morrow,	Lambert,	Smith,
Bigelow,	Davis,	Leist,	of Morgan,
Bishop,	Dickson,	McCormick,	Snyder,
Black,	Doster,	McGuffey,	of Hamilton,
of Hamilton,	Duffey,	Mills,	Terrell,
Black,	Fell,	Nye,	Thomas,
of Wyandot,	Fellinger,	Orlikowski,	Venus,
Bour,	Frick,	Orrison,	Vollmer,
Brennan,	Fulton,	Plank,	Vonderheide,
Brown, of Union,	Guthery,	Plumb,	Walsh,
Cameron,	Hoffman,	Quinlisk,	White,
Capelle,	Holl,	Reid, of Fayette,	Williams,
Carroll,	Hoover,	Reighard,	Winans,
Clark,	Horwitz,	Reynolds,	Winters,
Collins,	Jackson,	Rhulman,	Young—73.
Conover,	Kemerer,	Schaefer,	

The bill was passed. The title was agreed to.

H. B. No. 447—Mr. Bishop, was taken up.

On motion of Mr. Bishop, S. B. No. 164—Mr. Potting, was substituted for said bill and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Bishop, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 164 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 74, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Carroll,	Doster,	Kilpatrick,
Agler,	Chapman,	Ertel,	Kilrain,
Anderson,	Clark,	Etling,	Lambert,
Appenzeller,	Colter,	Fell,	Lustig,
Beatty,	Conover,	Fellinger,	McCormick,
Behne,	Cooper,	Foreman,	Mills,
Beyer,	Crawford,	Freeman,	Murphy,
Bishop,	Criswell,	Frick,	Nye,
Black,	of Coshocton,	Fulton,	Orlikowski,
of Wyandot,	Criswell,	Guthery,	Orrison,
Brennan,	of Morrow,	Hoaglin,	Pence,
Brown, of Union,	Davis,	Holl,	Plank,
Cameron,	Deaton,	Horwitz,	Plumb,
Capelle,	Dickson,	Kessler,	Quinlisk,

Those who voted in the affirmative are: Messrs. — Concluded.

Read, of Summit,	Schweikert,	Snyder,	Vonderheide,
Reid, of Fayette,	Scott,	of Hamilton,	Walsh,
Reighard,	Smith, of Butler,	Sweeney,	Warnes,
Reynolds,	Smith,	Thomas,	Welsh,
Rhulman,	of Morgan,	Venus,	Winans,
Schaefer,		Vollmer,	Young—74.

Messrs. Kemerer and Shanley voted in the negative.

The bill was passed.

The title was agreed to.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to H. B. No. 641—Mr. Snyder, of Hamilton, and asks for a Committee of Conference.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Snyder, of Hamilton, moved that the House accede to the request of the Senate and a committee of conference be appointed.

The motion was agreed to and the speaker appointed Messrs. Snyder, of Hamilton, Guthery, and Reid, of Fayette, as managers on the part of the House.

S. B. No. 175 — Mr. Friebohn, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Mills moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out "one-half thereof" in line 438.

The motion was agreed to, and Mr. Mills was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Mills, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 175 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 99, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Capelle,	Detrick,	Horwitz,
Anderson,	Carroll,	Dickson,	Jackson,
Appenzeller,	Chapman,	Donaldson,	Kathe,
Barthelmeh,	Clark,	Doster,	Kemerer,
Beatty,	Collins,	Duffey,	Kilpatrick,
Behne,	Colter,	Etling,	Kilrain,
Beyer,	Conover,	Fell,	King, of Franklin,
Bigelow,	Cooper,	Fellinger,	Kramer,
Bishop,	Cowan,	Foreman,	Lambert,
Black,	Crawford,	Frick,	Leist,
of Wyandot,	Criswell,	Fulton,	Lowry,
Boggs,	of Coshocton,	Guthery,	Lustig,
Bour,	Criswell,	Hite,	McCormick,
Brennan,	of Morrow,	Holl,	McGuffey,
Cameron,	Deaton,	Hoover,	Mills,

Those who voted in the affirmative are: Messrs. — Concluded.

Morris,	Read, of Summit,	Smith,	Venus,
Mueller,	Reid, of Fayette,	of Morgan,	Vollmer,
Murphy,	Reighard,	Snyder,	Vonderheide,
Nungesser,	Reynolds,	of Hamilton,	Walsh,
Nye,	Rhulman,	Snyder,	Warnes,
Orlikowski,	Schaefer,	of Pickaway,	Welsh,
Orrison,	Schweikert,	Sweeney,	Williams,
Pence,	Shanley,	Terrell,	Winters,
Plumb,	Siebert,	Thatcher,	Woodworth,
Quinlisk,	Smith, of Butler,	Thomas,	Young—99

The bill was passed.

The title was agreed to.

S. B. No. III — Mr. Greenlund, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Terrell, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. III, was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 66, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jackson,	Rhulman,
Appenzeller,	of Morrow,	Kilpatrick,	Schweikert,
Barthelmeh.	Davis,	King, of Franklin,	Scott,
Beatty,	Deaton,	Kramer,	Siebert,
Behne,	Detrick,	Lambert,	Smith, of Butler,
Bigelow,	Dickson,	Leist,	Smith,
Black,	Donaldson,	Lowry,	of Morgan,
of Wyandot,	Doster,	Lustig,	Snyder,
Bour,	Duffey,	McCormick,	of Hamilton,
Brennan,	Etling,	McGuffey,	Snyder,
Cameron,	Foreman,	Mueller,	of Pickaway,
Carroll,	Frick,	Nungesser,	Thatcher,
Chapman,	Fulton,	Nye,	Thomas,
Colter,	Hoaglin,	Orlikowski,	Vonderheide,
Cowan,	Hoffman,	Orrison,	Walsh,
Crawford,	Holl,	Plumb,	Warnes,
Criswell,	Horwitz,	Quinlisk,	Welsh,
of Coshocton,	Hunter,	Reighard,	Williams—66.

The bill was passed.

The title was agreed to.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to H. B. No. 549—Mr. Warnes and asks for a Committee of Conference.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Snyder, of Hamilton, moved that the House accede to the request of the Senate, and a committee of conference be appointed.

The motion was agreed to and the speaker appointed Messrs. Warnes, Snyder, of Hamilton, and Chapman as managers on the part of the House.

S. B. No. 112—Mr. Greenlund, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Black, of Wyandot, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 112 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 66, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Lambert,	Scott,
Barthelmeh,	Dickson,	Leist,	Siebert,
Beatty,	Donaldson,	Lustig,	Smith,
Bigelow,	Duffey,	McCormick,	of Morgan,
Bishop,	Etling,	McGuffey,	Snyder,
Black,	Fell,	Mills,	of Hamilton,
of Hamilton,	Foreman,	Murphy,	Snyder,
Black,	Freeman,	Nye,	of Pickaway,
of Wyandot,	Fulton,	Orlikowski,	Terrell,
Bour,	Guthery,	Orrison,	Thomas,
Cameron,	Hastings,	Plumb,	Vollmer,
Carroll,	Hoffman,	Quinlisk,	Vonderheide,
Chapman,	Horwitz,	Reid, of Fayette,	Welsh,
Clark,	Kathe,	Reynolds,	White,
Collins,	Kessler,	Rhulman,	Williams,
Colter,	Kilpatrick,	Robinson,	Winans,
Cowan,	King, of Franklin,	Schaefer,	Woodworth—66.
Criswell,	Kramer,	Schweikert,	
of Morrow,			

The bill was passed. The title was agreed to.

S. B. No. 108—Mr. Mooney, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Acker, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days, were dispensed with and S. B. No. 108 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 80, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Colter,	Foreman,	Kathe,
Appenzeller,	Conover,	Freeman,	Kessler,
Barthelmeh,	Crawford,	Frick,	Kilpatrick,
Beatty,	Criswell,	Gilson,	King,
Behne,	of Morrow,	Guthery,	of Franklin,
Bigelow,	Davis,	Hite,	Lambert,
Black,	Deaton,	Hoaglin,	Leist,
of Wyandot,	Detrick,	Hoffman,	Lowry,
Bour,	Dickson,	Holl,	Lustig,
Cameron,	Doster,	Horwitz,	McCormick,
Carroll,	Duffey,	Hunter,	McGuffey,
Chapman,	Etling,	Jackson,	Mills,
Collins,	Fell,	Jenkins,	Morris,

Those who voted in the affirmative are: Messrs. — Concluded.

Mueller,	Reynolds,	Smith,	Venus,
Murphy,	Rhulman,	of Morgan,	Vollmer,
Nungesser,	Schaefer,	Snyder,	Vonderheide,
Orlikowski,	Schweikert,	of Hamilton,	Walsh,
Orrison,	Scott,	Snyder,	Williams,
Plumb,	Shanley,	of Pickaway,	Winans,
Quinlisk,	Siebert,	Terrell,	Winters,
Reid, of Fayette,	Smith, of Butler,	Tetlow,	Woodworth—80.
Reighard,		Thomas,	

Messrs. Kramer and Robinson voted in the negative.

The bill was passed.

Mr. Reid, of Fayette, moved that the vote by which S. B. No. 108 was passed, be reconsidered.

The motion was agreed to and said bill was taken up.

The question being "Shall the bill pass?", Mr. Terrell moved that the rule permitting no debate or amendment to a bill after being reported by the committee on Phraseology, be suspended, and that debate or amendment be permitted on said bill.

The motion was agreed to, and Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 8 strike out all after the word "corporaton".

Strike out all of line 9.

In line 16 after the word "counsel," insert "nor to contract by a municipality for the leasing or acquisition of the electric light plant and equipment, or the waterworks plant, or both, of any person, firm or corporation therein situated".

The motion was agreed to, and Mr. Terrell was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 77, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	Kilrain,	Reynolds,
Appenzeller,	Dickson,	King,	Rhulman,
Barthelmeh,	Doster,	of Franklin,	Robinson,
Beatty,	Duffey,	Kramer,	Schaefer,
Bigelow,	Fell,	Leist,	Schweikert,
Bishop,	Fellinger,	Lustig,	Shanley,
Black,	Foreman,	Mills,	Siebert,
of Hamilton,	Frick,	Morris,	Smith, of Butler,
Black,	Guthery,	Mueller,	Sweeney,
of Wyandot,	Hastings,	Murphy,	Terrell,
Boggs,	Hite,	Nungesser,	Thatcher,
Bour,	Hoaglin,	Nye,	Thomas,
Brennan,	Hoffman,	Orlikowski,	Venus,
Cameron,	Holl,	Orrison,	Vollmer,
Carroll,	Horwitz,	Pence,	Vonderheide,
Chapman,	Hunter,	Plank,	Walsh,
Clark,	Jackson,	Plumb,	Warnes,
Colter,	Kathe,	Quinlisk,	Williams,
Davis,	Kessler,	Read, of Summit,	Winans,
Deaton,	Kilpatrick,	Reid, of Fayette,	Woodworth—77.

The bill was passed.

The title was agreed to.

S. B. No. 264 — Mr. Dollison, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Acker, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 264 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 82, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jenkins,	Robinson,
Appenzeller,	of Morrow,	Kathe,	Schaefer,
Barthelmeh,	Davis,	Kemerer,	Schweikert,
Beatty,	Deaton,	Kessler,	Scott,
Behne,	Dickson,	Kilpatrick,	Shanley,
Beyer,	Doster,	King,	Siebert,
Bigelow,	Duffey,	of Franklin,	Snyder,
Bishop,	Etling,	Lambert,	of Pickaway,
Black,	Fell,	Leist,	Sweeney,
of Hamilton,	Foreman,	McCormick,	Terrell,
Black,	Freeman,	McGuffey,	Thatcher,
of Wyandot,	Frick,	Mueller,	Thomas,
Boggs,	Fulton,	Murphy,	Venus,
Bour,	Guthery,	Nungesser,	Vollmer,
Brennan,	Hastings,	Orlikowski,	Vonderheide,
Cameron,	Hite,	Orrison,	Walsh,
Carroll,	Hoaglin,	Pence,	Warnes,
Chapman,	Hoffman,	Plumb,	White,
Collins,	Holl,	Read, of Summit,	Williams,
Colter,	Hoover,	Reid, of Fayette,	Winans,
Crawford,	Hunter,	Reynolds,	Wintermute,
	Jackson,	Rhulman,	Woodworth—82.

Mr. Gilson voted in the negative.

The bill was passed.

And thereupon by direction of the speaker, upon section 3, being the emergency section, the yeas and nays were taken, and resulted — yeas 87, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Scott,
Barthelmeh,	Dickson,	of Franklin,	Shanley,
Beatty,	Doster,	Kramer,	Siebert,
Behne,	Duffey,	Lambert,	Smith, of Butler,
Bigelow,	Fell,	Leist,	Smith,
Bishop,	Fellinger,	Lustig,	of Morgan,
Black,	Foreman,	McCormick,	Snyder,
of Hamilton,	Frick,	McGuffey,	of Hamilton,
Black,	Fulton,	Morris,	Snyder,
of Wyandot,	Guthery,	Mueller,	of Pickaway,
Boggs,	Hastings,	Nungesser,	Sweeney,
Bour,	Hite,	Nye,	Terrell,
Brennan,	Hoffman,	Orlikowski,	Thatcher,
Cameron,	Hoover,	Orrison,	Thomas,
Carroll,	Horwitz,	Plumb,	Venus,
Chapman,	Hunter,	Quinlisk,	Vonderheide,
Collins,	Jackson,	Read, of Summit,	Walsh,
Colter,	Jenkins,	Reid, of Fayette,	Warnes,
Conover,	Kathe,	Reighard,	White,
Cowan,	Kessler,	Reynolds,	Williams,
Crawford,	Kilpatrick,	Rhulman,	Winans,
Criswell,	Kilrain,	Robinson,	Wintermute,
of Morrow,	King,	Schaefer,	Winters,
	of Ashtabula,	Schweikert,	Woodworth—87.

Messrs. Gilson and Mills voted in the negative.

The emergency section was adopted.

The title was agreed to.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 285 — Mr. Greenlund. To amend sections 6087, 6088, 6089 and 6091 of the General Code, relating to the duties of certain inspectors and to the assessment of the liquor traffic tax, and to amend section 6072 of the General Code.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

On motion of Mr. Terrell, the rule requiring bills to be referred to committee before the second reading and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 285, Mr. Greenlund, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

At the end of amended section 6072 add the following: "Any person who traffics in intoxicating liquors as a beverage at retail shall not be entitled to any rebate or refunder under the Liquor Tax Law without giving a bond in amount equal to twice the amount of such rebate or refunder with sureties acceptable to the county clerk that he will not traffic in intoxicating liquors without paying the liquor taxes provided by law."

In line 2 after "sections" insert "6072."

The motion was agreed to, and Mr. Terrell was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Terrell, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days, were dispensed with and S. B. No. 285 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 64, nays 16, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Siebert,
Barthelmeh,	of Coshocton,	Kilrain,	Smith, of Butler,
Beatty,	Deaton,	King,	Snyder,
Bigelow,	Dickson,	of Franklin,	of Hamilton,
Bishop,	Duffey,	Leist,	Snyder,
Black,	Etlng,	Lowry,	of Pickaway,
of Hamilton,	Fell,	Lustig,	Sweeney,
Black,	Fellinger,	Mills,	Terrell,
of Wyandot,	Frick,	Mueller,	Venus,
Boggs,	Fulton,	Murphy,	Vollmer,
Bour,	Guthery,	Nungesser,	Vonderheide,
Brennan,	Hite,	Orlikowski,	Walsh,
Brown, of Union,	Hoaglin,	Orrison,	Warnes,
Cameron,	Hoffman,	Read, of Summit,	Welsh,
Capelle,	Holl,	Reynolds,	Winans,
Chapman,	Horwitz,	Schaefer,	Wintermute,
Collins,	Kathe,	Schweikert,	Winters,
		Shanley,	Woodworth—64.

Those who voted in the negative are: Messrs.

Anderson,	Davis,	Hunter,	Lambert,
Conover,	Gilson,	Jenkins,	Plumb,
Crawford,	Hastings,	Kemerer,	Reid, of Fayette,
Criswell,	Hoover,	Kramer,	Reighard—16.
of Morrow,			

The bill was passed.

The title was agreed to.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 297—Mr. Hudson. To appoint a committee to revise the laws relating to public highways and to recommend changes in the existing laws.

Attest:

W. V. GOSHORN.
Clerk.

Said bill was read the first time.

On motion of Mr. Hite, the rule requiring bills to be referred to committee before second reading and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 297 was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Hite, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 297 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 71, nays 5, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jenkins,	Reynolds,
Barthelmeh,	of Morrow,	Kathe,	Rhulman,
Beatty,	Davis,	Kemerer,	Schaefer,
Behne,	Deaton,	Kessler,	Schweikert,
Bishop,	Dickson,	Kilpatrick,	Shanley,
Boggs,	Donaldson,	Kilrain,	Siebert,
Bour,	Duffey,	King,	Smith, of Butler,
Brennan,	Etling,	of Franklin,	Sweeney,
Brown, of Union,	Fell,	Kramer,	Terrell,
Cameron,	Fellinger,	Lambert,	Thatcher,
Carroll,	Foreman,	Leist,	Venus,
Chapman,	Freeman,	Lowry,	Vollmer,
Collins,	Fulton,	McGuffey,	Vonderheide,
Colter,	Hastings,	Murphy,	Walsh,
Cowan,	Hite,	Nungesser,	Warnes,
Crawford,	Hoffman,	Nye,	Williams,
Criswell,	Holl,	Orlikowski,	Wintermute,
of Coshocton,	Hunter,	Orrison,	Winters,
		Quinlisk,	Woodworth—71.

Messrs. Gilson, Reid, of Fayette, Robinson, Smith, of Morgan, and Winans, voted in the negative.

The bill was passed. The title was agreed to.

Mr. Black, of Hamilton, moved that the vote by which S. B. No. 108 Mr. Mooney, was passed, be reconsidered.

The motion was agreed to and said bill was taken up.

The question being "Shall the bill pass?", Mr. Black, of Hamilton, moved that the vote by which the motion of Mr. Terrell to refer the bill to a select committee of one with instructions to amend, was agreed to, be reconsidered.

The motion was agreed to.

The question being "Shall the motion of Mr. Terrell be agreed to?", by consent of the House, Mr. Terrell withdrew the motion.

Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 16 after the word "counsel" insert "nor to contracts by a municipality for the leasing or acquisition of the electric light plant and equipment, or the water-works plant, or both, of any person, firm or corporation therein situated."

The motion was agreed to, and Mr. Terrell was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill pass?", Mr. Reid, of Fayette, moved that the bill be laid on the table.

The motion was disagreed to.

The question recurring "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 44, nays 31, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Doster,	Leist,	Schaefer,
Beatty,	Etling,	Lustig,	Schweikert,
Behne,	Fell,	Mills,	Shanley,
Bigelow,	Fellinger,	Morris,	Siebert,
Bishop,	Foreman,	Mueller,	Smith, of Butler,
Black,	Frick,	Murphy,	Snyder,
of Wyandot,	Guthery,	Orlikowski,	of Pickaway,
Boggs,	Hoffman,	Orrison,	Terrell,
Bour,	Holl,	Quinlisk,	Walsh,
Carroll,	Horwitz,	Read, of Summit,	Williams,
Cowan,	Kilpatrick,	Rhulman,	Wintermute—44.
Crawford,	Lambert,		

Those who voted in the negative are: Messrs.

Anderson,	Criswell,	Kemerer,	Smith,
Brown, of Union,	of Morrow,	King,	of Morgan,
Cameron,	Davis,	of Franklin,	Thomas,
Capelle,	Deaton,	Kramer,	Vonderheide,
Chapman,	Freeman,	Pence,	Warnes,
Collins,	Hastings,	Plumb,	White,
Conover,	Hunter,	Reid, of Fayette,	Winans,
Criswell,	Jenkins,	Reighard,	Woodworth—31.
of Coshocton,	Kathe,	Robinson,	

The bill not having received a constitutional majority, was lost.

On motion of Mr. Warnes, the House recessed for five minutes.

The House met pursuant to recess.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

H. B. No. 572 — Mr. Kennedy. To amend section 9735 of the General Code relating to declaration of dividends by banks.

H. B. No. 638 — Mr. Bigelow. To provide for the submission of publicity pamphlets by the state, county or municipality, relative to measures submitted to the people through the initiative and referendum.

H. B. No. 123 — Mr. Capelle. To amend section 2591 of the General Code of Ohio, providing for remission of taxes because of injury to or destruction of buildings or structures during the current tax year.

H. B. No. 229 — Mr. Behne. To amend section 6858 of the General Code, relating to the turning, alteration and vacation of the state road.

H. B. No. 493 — Mr. Pence. To amend section 7148 of the General Code, relative to the cutting of weeds along public roads and to supplement it by the enactment of supplemental sections 7148-1 and 7148-2.

H. B. No. 272 — Mr. Vollmer. To amend section 9007 of the General Code, relating to hours of service of certain railroad employees.

H. B. No. 624 — Mr. Black, of Hamilton. To amend sections 4804 and 4805 of the General Code, relating to the appointment of boards of deputy state supervisors of elections.

H. B. No. 515 — Mr. Deaton. To further define the duties of drivers of vehicles upon public highways.

H. B. No. 506 — Mr. Smith, of Butler. To permit incorporated associations to acquire prehistoric monuments and sites.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

H. B. No. 196 — Mr. Snyder, of Hamilton. Authorizing the issuance of bonds and acquisition and appropriation of property and rights by municipal corporations to construct and equip electric railways and terminals on leased canal and other property.

H. B. No. 458 — Mr. Boggs. To authorize the Board of Education of Wheeling township, Belmont county, Ohio, to pay Mary Shivers as teacher.

H. B. No. 66 — Mr. Collins. To amend Section 6396 of the General Code, relating to the penalty for the violation of certain provisions of chapter 31 of said code.

H. B. No. 596 — Mr. Nungesser. To amend sections 8875, 8878, 8888 and 8890 of the General Code, relating to grade crossings in municipalities.

H. B. No. 630 — Mr. Coulter. Authorizing the construction, maintenance, repair and operation of joint sewer improvements, and joint sewage treatment works for the benefit of any rural land not more than three miles outside of a municipal corporation or for the benefit of such rural land and land within a municipal corporation.

H. B. No. 338 — Mr. Donaldson. To empower county commissioners to pay for securing and publishing historical data.

H. B. No. 383 — Mr. White. To amend section 1416-1 relating to the catching, killing or injury of foxes.

H. B. 595 — Mr. Barthelmeh. Relating to suits against the State.

H. B. No. 435 — Mr. Hunter. To regulate the sale of agricultural

seeds, to prevent the adulteration thereof, and to provide a standard of purity.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the President of the Senate has appointed Messrs. Greenlund, Hudson and Howard as managers on the part of the Senate on matters of difference between the two houses on H. B. No. 522. Mr. Smith of Butler.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the president of the Senate has appointed Messrs. Jung, Lloyd and Wise as managers on behalf of the Senate on matters of difference between the two houses on S. B. No. 95 — Mr. Jung.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 413 — Mr. Welsh. To amend section 1453 of the General Code, relating to the catching of carp.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In line 5 strike out the word "rivers".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted — yeas 75, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Dickson,	Lustig,	Siebert,
Barthelmeh,	Duffey,	McCormick,	Smith, of Butler,
Beatty,	Etling,	McGuffey,	Smith,
Beyer,	Freeman,	Mills,	of Morgan,
Bigelow,	Frick,	Morris,	Snyder,
Black,	Gilson,	Mueller,	of Hamilton,
of Wyandot,	Guthery,	Murphy,	Snyder,
Bour,	Hite,	Nungesser,	of Pickaway,
Cameron,	Hoaglin,	Orlikowski,	Sweeney,
Carroll,	Hoffman,	Orrison,	Terrell,
Chapman,	Holl,	Plumb,	Thomas,
Clark,	Horwitz,	Quinlisk,	Venus,
Collins,	Jackson,	Read, of Summit,	Vonderheide,
Colter,	Kemerer,	Reid, of Fayette,	Welsh,
Conover,	Kessler,	Reighard,	White,
Cowan,	Kilpatrick,	Rhulman,	Williams,
Criswell,	King,	Robinson,	Winans,
of Coshocton,	of Franklin,	Schweikert,	Wintermute,
Criswell,	Kramer,	Scott,	Winters,
of Morrow,	Lambert,	Shanley,	Woodworth--75.
Detrick,	Leist,		

The Senate amendment was concurred in.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 244—Mr. Woodworth. To amend section 7818 of the General Code of Ohio, relating to examination of applicants for county teachers' certificates.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In line 14 after the word "cents" add the following:

"Whenever ten or more persons wishing to take an examination for county teachers certificates sign and send a request in writing to the President of the County Board of School Examiners requesting said Board to hold an examination at a village in the county other than at the county seat the said Board shall hold such examination as requested and it shall be their duty to give notice for two weeks in two newspapers published in the county the date and place such examination shall be held."

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted—yeas 64, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kessler,	Robinson,
Barthelmeh,	Deaton,	Kilpatrick,	Schweikert,
Beatty,	Dickson,	King,	Scott,
Beyer,	Donaldson,	of Franklin,	Shanley,
Bigelow,	Doster,	Lambert,	Siebert,
Bishop,	Duffey,	Leist,	Sweeney,
Black,	Gilson,	Lustig,	Terrell,
of Wyandot,	Hastings,	McCormick,	Thatcher,
Boggs,	Hite,	Mueller,	Thomas,
Brennan,	Hoaglin,	Murphy,	Venus,
Cameron,	Hoffman,	Nungesser,	Vonderheide,
Carroll,	Holl,	Orlikowski,	White,
Chapman,	Hoover,	Orrison,	Williams,
Cowan,	Horwitz,	Plumb,	Winans,
Criswell,	Jackson,	Quinlisk,	Wintermute,
of Coshocton,	Jenkins,	Read, of Summit,	Woodworth—64.
Criswell,	Kemerer,	Reighard,	
of Morrow,			

The Senate amendment was concurred in.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 663—Mr. Chapman. To provide for refunder of portions of the tax on the traffic of intoxicating liquors in certain cases of enforced discontinuance of said traffic.

With the following amendments in which the concurrence of the House of Representatives is requested:

In line 4 correct the spelling of the word "county".

Line 23 change period to comma.

Line 24 begin "Then" with small letter "t".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted—yeas 63, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jenkins,	Scott,
Beatty,	of Morrow,	Kemerer,	Shanley,
Beyer,	Davis,	Kessler,	Siebert,
Bigelow,	Deaton,	King,	Snyder,
Bishop,	Detrick,	of Franklin,	of Pickaway,
Black,	Dickson,	Kramer,	Sweeney,
of Hamilton,	Donaldson,	Lambert,	Thatcher,
Boggs,	Doster,	McCormick,	Thomas,
Bour,	Etling,	McGuffey,	Venus,
Brennan,	Freeman,	Morris,	Vonderheide,
Cameron,	Frick,	Mueller,	Warnes,
Capelle,	Guthery,	Nye,	Welsh,
Carroll,	Hastings,	Plumb,	Williams,
Clark,	Hoffman,	Quinlisk,	Wintermute,
Collins,	Holl,	Read, of Summit,	Winters,
Colter,	Horwitz,	Robinson,	Woodworth—63.
Criswell,	Jackson,	Schaefer,	
of Coshocton,			

Messrs. Hunter, Reid, of Fayette, and Smith, of Morgan, voted in the negative.

The Senate amendments were concurred in.

S. B. No. 256 — Mr. Hopple, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Etling, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 256 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 71, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Dickson,	King,	Siebert,
Appenzeller,	Donaldson,	of Franklin,	Smith, of Butler,
Beatty,	Etling,	Kramer,	Snyder,
Beyer,	Fellinger,	Leist,	of Hamilton,
Bigelow,	Freeman,	Lustig,	Terrell,
Bishop,	Frick,	McCormick,	Thatcher,
Black,	Fulton,	McGuffey,	Thomas,
of Hamilton,	Hastings,	Nye,	Venus,
Black,	Hite,	Orlikowski,	Vollmer,
of Wyandot,	Hoaglin,	Orrison,	Vonderheide,
Boggs,	Hoffman,	Plank,	Walsh,
Bour,	Holl,	Plumb,	Warnes,
Brown, of Union,	Hoover,	Read, of Summit,	Welsh,
Capelle,	Horwitz,	Reid, of Fayette,	White,
Carroll,	Hunter,	Reighard,	Williams,
Colter,	Kathe,	Rhulman,	Winans,
Conover,	Kemerer,	Schaefer,	Wintermute,
Deaton,	Kilpatrick,	Schweikert,	Winters,
	Kilrain,	Shanley,	Woodworth—71.

Messrs. Criswell, of Morrow, Jenkins and Morris voted in the negative.

The bill was passed. The title was agreed to.

S. B. No. 216 — Mr. Herner, was taken up and read the second time.

The question being "Shall the bill be read the third time?", it was ordered that the bill be not read the third time.

S. J. R. No. 32 — Mr. Weygandt, was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted—yeas 83, nays 8, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Conover,	King,	Schaefer,
Anderson,	Cowan,	of Franklin,	Schweikert,
Appenzeller,	Crawford,	Kramer,	Shanley,
Beatty,	Davis,	Lambert,	Siebert,
Behne,	Deaton,	Leist,	Smith, of Butler,
Beyer,	Dickson,	Lowry,	Snyder,
Bigelow,	Doster,	Lustig,	of Pickaway,
Bishop,	Etling,	McCormick,	Sweeney,
Black,	Fellinger,	McGuffey,	Terrell,
of Hamilton,	Foreman,	Mills,	Thatcher,
Black,	Frick,	Morris,	Thomas,
of Wyandot,	Fulton,	Mueller,	Venus,
Boggs,	Hite,	Murphy,	Vonderheide,
Bour,	Hoaglin,	Nungesser,	Walsh,
Brennan,	Hoffman,	Nye,	Warnes,
Brown, of Union,	Holl,	Orlikowski,	Welsh,
Cameron,	Horwitz,	Orrison,	White,
Carroll,	Hunter,	Quinlisk,	Williams,
Chapman,	Jackson,	Read, of Summit,	Wintermute,
Clark,	Kathe,	Reighard,	Winters,
Collins,	Kilpatrick,	Reynolds,	Woodworth—83.
Colter,	Kilrain,	Rhulman,	

Those who voted in the negative are: Messrs.

Capelle,	Freeman,	Plumb,	Smith, of Morgan,
Criswell,	Hastings,	Robinson,	Winans—8.
of Morrow,			

The resolution was adopted.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution in which the concurrence of the House of Representatives is requested:

S. J. R. No. 52 — Mr. Mooney. To amend article XII of the constitution of Ohio by the addition of section 12.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Warnes moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 79, nays 15, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bishop,	Bour,	Collins,
Anderson,	Black,	Brennan,	Colter,
Appenzeller,	of Hamilton,	Cameron,	Cowan,
Beatty,	Black,	Capelle,	Deaton,
Beyer,	of Wyandot,	Carroll,	Dickson,
Bigelow,	Boggs,	Clark,	Donaldson,

Those who voted in the affirmative are: Messrs. — Concluded.

Doster,	Kilpatrick,	Pence,	Sweeney,
Duffey,	Kilrain,	Plumb,	Terrell,
Etling,	King,	Read, of Summit,	Thatcher,
Foreman,	of Franklin,	Reid, of Fayette,	Thomas,
Gilson,	Kramer,	Reynolds,	Venus,
Guthery,	Lowry,	Rhulman,	Walsh,
Hastings,	Lustig,	Robinson,	Warnes,
Hite,	McCormick,	Schaefer,	Welsh,
Hoaglin,	Mills,	Schweikert,	White,
Hoffman,	Morris,	Scott,	Williams,
Holl,	Mueller,	Shanley,	Winans,
Horwitz,	Murphy,	Siebert,	Wintermute,
Jackson,	Nye,	Smith, of Butler,	Winters,
Jenkins,	Orlikowski,	Snyder,	Woodworth—79.
Kathe,	Orrison,	of Pickaway,	

Those who voted in the negative are: Messrs.

Brown, of Union,	Davis,	Kemerer,	Nungesser,
Criswell,	Freeman,	Lambert,	Reighard,
of Coshocton,	Frick,	Leist,	Smith,
Criswell,	Hoover,	McGuffey,	of Morgan—15.
of Morrow,	Hunter,		

The resolution was adopted.

S. B. No. 258 — Mr. Haas, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Chapman, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 258 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 49, nays 29, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Clark,	Kilpatrick,	Siebert,
Appenzeller,	Cowan,	Kilrain,	Smith, of Butler,
Beatty,	Deaton,	Lambert,	Smith,
Beyer,	Dickson,	Lowry,	of Morgan,
Bishop,	Duffey,	Murphy,	Sweeney,
Black,	Frick,	Nungesser,	Thatcher,
of Wyandot,	Hastings,	Nye,	Thomas,
Bour,	Hoaglin,	Orrison,	Venus,
Brennan,	Hoffman,	Quinlisk,	Vonderheide,
Cameron,	Holl,	Read, of Summit,	Warnes,
Capelle,	Horwitz,	Reynolds,	Winans,
Carroll,	Kathe,	Rhulman,	Wintermute—49.
Chapman,	Kemerer,	Shanley,	

Those who voted in the negative are: Messrs.

Brown, of Union,	Foreman,	Mills,	Snyder,
Collins,	Freeman,	Morris,	of Pickaway,
Conover,	Gilson,	Orlikowski,	Terrell,
Criswell,	Guthery,	Plumb,	Vollmer,
of Morrow,	Hunter,	Reighard,	White,
Davis,	Jackson,	Schaefer,	Williams,
Doster,	Leist,	Scott,	Woodworth—29.
Etling,	Lustig,	Snyder,	
		of Hamilton,	

The bill not having received a constitutional majority was lost.

S. B. No. 89 — Mr. Lloyd, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Orrison, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 89 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 75, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Chapman,	Kilpatrick,	Reighard,
Anderson,	Clark,	Kilrain,	Reppert,
Appenzeller,	Colter,	King,	Reynolds,
Barthelmeh,	Cowan,	of Franklin,	Robinson,
Beatty,	Crawford,	Kramer,	Schaefer,
Behne,	Davis,	Lambert,	Scott,
Beyer,	Deaton,	Leist,	Siebert,
Bishop,	Dickson,	Lowry,	Smith,
Black,	Etling,	Lustig,	of Morgan,
of Hamilton,	Freeman,	McGuffey,	Sweeney,
Black,	Frick,	Mills,	Tetlow,
of Wyandot,	Guthery,	Morris,	Venus,
Boggs,	Hastings,	Murphy,	Vonderheide,
Bonnell,	Hite,	Nungesser,	Welsh,
Bour,	Hoffman,	Nye,	White,
Brennan,	Holl,	Orlikowski,	Williams,
Brown, of Union,	Jackson,	Orrison,	Winans,
Cameron,	Jenkins,	Pence,	Wintermute,
Capelle,	Kathe,	Quinlisk,	Woodworth—75.
Carroll,	Kemerer,	Read, of Summit,	

The bill was passed. The title was agreed to.

S. B. No. 9 — Mr. Gregory, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Snyder, of Hamilton, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 9 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 63, nays 15, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilrain,	Shanley,
Beatty,	of Morrow,	King,	Siebert,
Beyer,	Davis,	of Franklin,	Smith, of Butler,
Bigelow,	Deaton,	Lambert,	Snyder,
Black,	Detrick,	Leist,	of Hamilton,
of Wyandot,	Doster,	Lowry,	Snyder,
Boggs,	Duffey,	Lustig,	of Pickaway,
Bour,	Fellinger,	Mills,	Sweeney,
Brennan,	Frick,	Morris,	Thatcher,
Cameron,	Guthery,	Mueller,	Thomas,
Carroll,	Hite,	Nungesser,	Venus,
Chapman,	Hoaglin,	Nye,	Vollmer,
Clark,	Hoffman,	Orlikowski,	Vonderheide,
Collins,	Holl,	Plumb,	Walsh,
Colter,	Horwitz,	Read, of Summit,	Welsh,
Conover,	Kathe,	Reid, of Fayette,	Wintermute,
Crawford,	Kilpatrick,	Schaefer,	Winters—63.

Those who voted in the negative are: Messrs.

Bishop,	Gilson,	Kramer,	Robinson,
Capelle,	Hunter,	Pence,	White,
Donaldson,	Jackson,	Quinlisk,	Woodworth—15.
Freeman,	Kemerer,	Reighard,	

The bill was passed. The title was agreed to.

S. B. No. 162 — Mr. Wise, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Snyder, of Pickaway, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 162 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 68, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kemerer,	Siebert,
Barthelmeh,	Deaton,	Kilpatrick,	Smith, of Butler,
Beatty,	Detrick,	Lambert,	Smith,
Behne,	Dickson,	Leist,	of Morgan,
Beyer,	Donaldson,	Lowry,	Snyder,
Bigelow,	Duffey,	Lustig,	of Pickaway,
Black,	Etling,	Mills,	Venus,
of Hamilton,	Fellinger,	Mueller,	Vonderheide,
Boggs,	Frick,	Murphy,	Walsh,
Bour,	Hoaglin,	Nungesser,	Warnes,
Brennan,	Hoffman,	Nye,	White,
Cameron,	Holl,	Orlikowski,	Williams,
Carroll,	Hoover,	Orrison,	Winans,
Chapman,	Horwitz,	Plumb,	Wintermute,
Collins,	Hunter,	Reighard,	Winters,
Colter,	Jackson,	Rhulman,	Woodworth,
Cowan,	Jenkins,	Schaefer,	Young—68.
Crawford,	Kathe,	Shanley,	

The bill was passed. The title was agreed to.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill: H. B. No. 646 — Mr. Doster.

To amend section 3636 of the General Code, relative to erection of building and elevators.

Attest:

W. V. GOSHORN,
Clerk

S. B. No. 153 — Mr. Haas, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Black, of Wyandot, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with, and S. B. No. 153 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 80, nays 9, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kramer,	Scott,
Anderson,	of Coshocton,	Lambert,	Shanley,
Beatty,	Deaton,	Lowry,	Siebert,
Behne,	Detrick,	Lustig,	Smith, of Butler,
Beyer,	Donaldson,	McCormick,	Snyder,
Bigelow,	Doster,	Morris,	of Hamilton,
Bishop,	Duffey,	Mueller,	Snyder,
Black,	Etling,	Murphy,	of Pickaway,
of Hamilton,	Fellinger,	Nungesser,	Sweeney,
Black,	Frick,	Nye,	Terrell,
of Wyandot,	Fulton,	Orlikowski,	Thomas,
Bour,	Guthery,	Orrison,	Vollmer,
Brennan,	Hite,	Pence,	Vonderheide,
Brown, of Union,	Hoaglin,	Plumb,	Walsh,
Cameron,	Hoffman,	Quinlisk,	Warnes,
Capelle,	Holl,	Read, of Summit,	Welsh,
Carroll,	Horwitz,	Reynolds,	Williams,
Chapman,	Jackson,	Rhulman,	Winans,
Clark,	Kathe,	Robinson,	Wintermute,
Cowan,	Kilpatrick,	Schaefer,	Winters,
Crawford,	King,	Schweikert,	Woodworth—80.
	of Franklin,		

Those who voted in the negative are: Messrs.

Appenzeller,	Criswell,	Gilson,	Reighard,
Collins,	of Morrow,	Hoover,	Smith,
Conover,	Davis,		of Morgan,

The bill was passed. The title was agreed to.

Mr. Etling moved that the vote by which S. B. No. 258 — Mr. Haas, was lost, be reconsidered, which motion was passed for further consideration.

Mr. Collins moved that the vote by which S. B. No. 108 — Mr. Mooney, was lost, be reconsidered, which motion was passed for further consideration.

Mr. Orlikowski moved that the vote by which S. B. No. 168 — Mr. Potting, was lost, be reconsidered, which motion was passed for further consideration.

Mr. Welsh moved that the vote by which S. B. No. 216 — Mr. Herner, was ordered not read the third time, be reconsidered, which motion was passed for further consideration.

S. B. No. 265 — Mr. Howard, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Duffey, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 265 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 76, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Black,	Chapman,	Deaton,
Beatty,	of Wyandot,	Colter,	Detrick,
Behne,	Boggs,	Conover,	Dickson,
Beyer,	Bour,	Cowan,	Donaldson,
Bigelow,	Brennan,	Crawford,	Duffey,
Bishop,	Brown, of Union,	Criswell,	Ertel,
Black,	Capelle,	of Morrow,	Fellinger,
of Hamilton,	Carroll,	Davis,	Freeman,

Those who voted in the affirmative are: Messrs — Concluded.

Frick,	King,	Orrison,	Snyder,
Guthery,	of Franklin,	Pence,	of Hamilton,
Hoaglin,	Kramer,	Quinlisk,	Snyder,
Hoffman,	Leist,	Reid, of Fayette,	of Pickaway,
Holl,	Lowry,	Reighard,	Thatcher,
Hoover,	Lustig,	Reynolds,	Venus,
Horwitz,	McCormick,	Robinson,	Vollmer,
Hunter,	McGuffey,	Schaefer,	Vonderheide,
Jackson,	Mills,	Schweikert,	Warnes,
Jenkins,	Mueller,	Scott,	Welsh,
Kathe,	Murphy,	Siebert,	Williams,
Kilpatrick,	Nungesser,	Smith, of Butler,	Winans,
	Nye,		Winters—76.

Mr. Rhulman voted in the negative.

The bill was passed. The title was agreed to.

S. B. 275 — Mr. Howard, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Duffey, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed and S. B. No. 275 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 81, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Reynolds,
Appenzeller,	Deaton,	of Franklin,	Rhulman,
Beatty,	Detrick,	Kramer,	Robinson,
Behne,	Dickson,	Leist,	Schaefer,
Beyer,	Donaldson,	Lowry,	Schweikert,
Bigelow,	Duffey,	Lustig,	Scott,
Black,	Etling,	McCormick,	Shanley,
of Wyandot,	Fellinger,	McGuffey,	Siebert,
Boggs,	Foreman,	Mills,	Smith, of Butler,
Bour,	Freeman,	Morris,	Smith,
Brennan,	Frick,	Mueller,	of Morgan,
Brown, of Union,	Gilson,	Murphy,	Snyder,
Cameron,	Hite,	Nungesser,	of Pickaway,
Capelle,	Hoaglin,	Nye,	Thatcher,
Carroll,	Hoffman,	Orlikowski,	Venus,
Chapman,	Holl,	Orrison,	Vonderheide,
Colter,	Hoover,	Pence,	White,
Conover,	Horwitz,	Plumb,	Williams,
Cowan,	Hunter,	Quinlisk,	Winans,
Crawford,	Jackson,	Reid, of Fayette,	Wintermute,
Criswell,	Kathe,	Reighard,	Winters—81.
of Morrow,	Kilpatrick,		

The bill was passed.

The title was agreed to.

H. B. No. 1 — Initiated by Petition, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 29 change "," to "." and strike out rest of line and strike out line 30 and in 31 strike out "the original publication to which same related."

The motion was agreed to, and Mr. Terrell was appointed such committee and reported the bill amended as instructed.

Mr. Behne moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out line 20 and in lieu thereof insert "in the next regular issue or within forty-eight hours."

The motion was agreed to, and Mr. Behne was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Behne, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 1 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 69, nays 15, as follows:

Those who voted in the affirmative are: Messrs.

Appenzeller,	Etling,	Lowry,	Siebert,
Behne,	Foreman,	McCormick,	Smith, of Butler,
Beyer,	Gilson,	McGuffey,	Sweeney,
Black,	Guthery,	Morris,	Terrell,
of Wyandot,	Hastings,	Mueller,	Thatcher,
Boggs,	Hoaglin,	Murphy,	Thomas,
Brennan,	Holl,	Nungesser,	Venus,
Brown, of Union,	Hoover,	Orlikowski,	Vonderheide,
Cameron,	Hunter,	Pence,	Walsh,
Capelle,	Jackson,	Plumb,	Warnes,
Carroll,	Jenkins,	Quinlisk,	Welsh,
Chapman,	Kathe,	Read, of Summit,	White,
Conover,	Kemerer,	Reid, of Fayette,	Williams,
Crawford,	Kilrain,	Reighard,	Wintermute,
Dickson,	King,	Reynolds,	Winters,
Donaldson,	of Franklin,	Rhulman,	Woodworth,
Doster,	Kramer,	Robinson,	Young—69.
Duffey,	Leist,	Scott,	

Those who voted in the negative are: Messrs.

Acker,	Deaton,	Kilpatrick,	Smith,
Bigelow,	Fellinger,	Mills,	of Morgan,
Bishop,	Hoffman,	Nye,	Snyder,
Colter,	Horwitz,	Orrison,	of Pickaway,
			Winans—15.

The bill was passed. The title was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill: H. B. No. 601 — Mr. Hoffman. To amend section 1541 of the General Code, relating to appointment of court interpreters, criminal bailiffs, and their duties.

With the following amendment, in which the concurrence of the House of Representatives is requested:

In line 30 strike out the words "so that there may be at all time sufficient jurors".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted — yeas 85, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Rhulman,
Beatty,	Deaton,	of Franklin,	Schaefer,
Behne,	Detrick,	Kramer,	Schweikert,
Beyer,	Dickson,	Lambert,	Shanley,
Bigelow,	Doster,	Leist,	Siebert,
Black,	Duffey,	Lowry,	Smith, of Butler,
of Hamilton,	Fellinger,	Lustig,	Snyder,
Black,	Foreman,	McCormick,	of Hamilton,
of Wyandot,	Freeman,	McGuffey,	Snyder,
Boggs,	Frick,	Mills,	of Pickaway,
Bour,	Gilson,	Morris,	Sweeney,
Brennan,	Guthery,	Mueller,	Terrell,
Brown, of Union,	Hastings,	Murphy,	Thatcher,
Cameron,	Hoaglin,	Nungesser,	Thomas,
Carroll,	Hoffman,	Orlikowski,	Venus,
Chapman,	Holl,	Orrison,	Vonderheide,
Clark,	Horwitz,	Pence,	Walsh,
Colter,	Hunter,	Plumb,	Warnes,
Cowan,	Jackson,	Quinlisk,	Williams,
Criswell,	Jenkins,	Read, of Summit,	Winans,
of Coshocton,	Kathe,	Reid, of Fayette,	Wintermute,
Criswell,	Kilpatrick,	Reighard,	Winters,
of Morrow,	Kilrain,	Reynolds,	Woodworth—85.

Messrs Capelle and White voted in the negative.

The Senate amendment was concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committee of Conference on matters of difference between the two houses on S. B. No. 203 — Mr. Greenlund.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Welsh submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on S. B. No. 203 — Mr. Greenlund, having had the same under consideration, do recommend to their respective houses as follows:

That the bill as amended by the House of Representatives be passed with the following amendments:

In line 274a after the word "granted" insert "after August 1, 1915".

In line 274e strike out the period, insert a comma and add the following: "nor two hundred feet in a straight line following the street from the nearest point of the premises. This provision shall not apply to a bona fide reputable hotel or club; or to a saloon located within three hundred feet of a school house in the central or a main business section of the city".

In line 274e strike out the first 3 words "on which such".

W. A. GREENLUND,
W. E. HAAS,
JNO. L. MCDERMOTT,

Managers on the part of the Senate.

JOHN H. LOWRY,
SMITH L. WELSH,
GUY DETRICK.

Managers on the part of the House of Representatives.

The question being "Shall the report of the committee of conference be agreed to?", the yeas and nays were taken, and resulted—yeas 67, nays 29, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Colter,	King,	Schweikert,
Appenzeller,	Cowan,	of Franklin,	Siebert,
Beatty,	Crawford,	Leist,	Smith, of Butler,
Behne,	Dickson,	Lowry,	Snyder,
Beyer,	Doster,	Lustig,	of Hamilton,
Bigelow,	Duffey,	McGuffey,	Snyder,
Bishop,	Etling,	Mills,	of Pickaway,
Black,	Fellinger,	Morris,	Sweeney,
of Hamilton,	Foreman,	Mueller,	Terrell,
Black,	Frick,	Murphy,	Thomas,
of Wyandot,	Guthery,	Nungesser,	Venus,
Bour,	Hite,	Nye,	Vollmer,
Brennan,	Hoaglin,	Orlikowski,	Vonderheide,
Cameron,	Hoffman,	Orrison,	Walsh,
Capelle,	Holl,	Quinlisk,	Warnes,
Carroll,	Horwitz,	Read, of Summit,	Welsh,
Chapman,	Jackson,	Reynolds,	Wintermute,
Clark,	Kilrain,	Schaefer,	Woodworth—67.

Those who voted in the negative are: Messrs.

Boggs,	Hastings,	Pence,	Shanley,
Brown, of Union,	Hoover,	Plumb,	Smith,
Conover,	Hunter,	Reid, of Fayette,	of Morgan,
Davis,	Jenkins,	Reighard,	Thatcher,
Detrick,	Kathe,	Rhulman,	White,
Donaldson,	Kemerer,	Robinson,	Williams,
Freeman,	Kilpatrick,	Scott,	Winans—29.
Gilson,	McCormick,		

The report of the committee was agreed to.

Mr. Fellinginger submitted the following report:

The standing committee on Appropriations and Finance, to which was referred S. B. No. 180—Mr. Hopple, having had the same under consideration, reports it back for indefinite postponement.

H. FELLINGER,
C. P. VENUS,
W. A. HITE,
GEO. W. HOLL,

C. M. FOREMAN,
JOHN F. KRAMER,
C. B. SMITH,
WM. G. BEATTY.

The report was agreed to and the bill was ordered to be indefinitely postponed.

Mr. Mueller offered the following resolution:

H. J. R. No. 55—Mr. Mueller. Relative to Federal protection to migratory game birds.

The resolution was laid over under the rule.

On motion of Mr. Lowry, the House adjourned at 10:15 o'clock p. m.

Attest:

JOHN R. CASSIDY,
Clerk.

Hall of the House of Representatives, Columbus, Ohio.

Monday, April 28, 1913, 10:00 o'clock a. m.

The House met pursuant to adjournment.

Prayer was offered by the Reverend John F. Grimes, of Columbus.
The journal of the last legislative day was read and approved.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolutions in which the concurrence of the House of Representatives is requested:

S. J. R. No. 47—Mr. Greenlund. Authorizing printing 1000 copies of S. B. No. 18 in pamphlet form.

S. J. R. No. 50—Mr. Holden. Providing for granting certificates of honor.

Attest:

W. V. GOSHORN,
Clerk.

The resolutions were laid over under the rule.

Mr. Warnes moved that the rules be suspended and S. J. R. No. 50, Mr. Holden, be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted—yeas 84, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Kemerer,	Quinlisk,
Appenzeller,	Criswell,	Kessler,	Read, of Summit,
Barthelmeh,	of Coshocton,	Kilpatrick,	Reid, of Fayette,
Beatty,	Deaton,	King,	Reighard,
Behne,	Dickson,	of Franklin,	Reppert,
Beyer,	Diser,	Kramer,	Reynolds,
Bishop,	Donaldson,	Lambert,	Rhulman,
Black,	Doster,	Leist,	Schweikert,
of Wyandot,	Duffey,	Lowry,	Shanley,
Boggs,	Ertel,	Lustig,	Snyder,
Bonnell,	Etling,	McCormick,	of Hamilton,
Bour,	Fell,	McGuffey,	Stivers,
Brennan,	Foreman,	Mills,	Sweeney,
Brown, of Union,	Freeman,	Morris,	Thatcher,
Capelle,	Frick,	Mueller,	Thomas,
Chapman,	Fulton,	Murphy,	Venus,
Clark,	Gilson,	Nungesser,	Vonderheide,
Collins,	Hastings,	Nye,	Warnes,
Colter,	Hoaglin,	Orrison,	White,
Conover,	Hoffman,	Pence,	Winters,
Cooper,	Hoover,	Plank,	Woodworth,
Cowan,	Kathe,	Plumb,	Young—84.

The resolution was adopted.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has adopted the following Joint Resolution, in which the concurrence of the House of Representatives is requested:

S. J. R. No. 49—Mr. Herner. Relative to the appointment of a joint committee of six to make arrangements for a reunion of the 80th general assembly.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Winters moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted—yeas 87, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilpatrick,	Reynolds,
Appenzeller,	of Morrow,	King,	Rhulman,
Barthelmeh,	Deaton,	of Franklin,	Robinson,
Beatty,	Dickson,	Kramer,	Schweikert,
Behne,	Diser,	Lambert,	Shanley,
Beyer,	Donaldson,	Leist,	Siebert,
Bishop,	Doster,	Lowry,	Snyder,
Boggs,	Duffey,	Lustig,	of Pickaway,
Bonnell,	Etling,	McCormick,	Stivers,
Bour,	Fell,	McGuffey,	Sweeney,
Brennan,	Freeman,	Morris,	Terrell,
Brown, of Union,	Frick,	Mueller,	Tetlow,
Capelle,	Fulton,	Murphy,	Thatcher,
Carroll,	Gilson,	Nungesser,	Thomas,
Chapman,	Hastings,	Orrison,	Venus,
Clark,	Hoaglin,	Pence,	Vonderheide,
Collins,	Hoffman,	Plank,	Warnes,
Colter,	Hoover,	Plumb,	White,
Conover,	Horwitz,	Quinlisk,	Winans,
Cooper,	Jackson,	Read, of Summit,	Wintermute,
Criswell,	Kathe,	Reid, of Fayette,	Winters,
of Coshocton,	Kemerer,	Reighard,	Woodworth,
	Kessler,	Reppert,	Young—87.

The resolution was adopted, and under it the speaker appointed Messrs. Winters, Duffey and Winans as the committee on the part of the House.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested:

S. B. No. 268—Mr. Holden. To amend section 13383-1 of the General Code, to prevent the publication of derogatory statements affecting the solvency of banks and value of stocks and bonds.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

On motion of Mr. Ertel, the rule requiring bills to be referred to committee before second reading and the constitutional rule requiring bills to be read fully on three different days were dispensed with, and S. B. No. 268—Mr. Holden, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Ertel, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 268 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 66, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cooper,	Kessler,	Shanley,
Barthelmeh,	Criswell,	Kilpatrick,	Siebert,
Beatty,	of Coshocton,	Lambert,	Smith, of Butler,
Behne,	Deaton,	Leist,	Snyder,
Beyer,	Dickson,	Lowry,	of Hamilton,
Bishop,	Donaldson,	Lustig,	Stivers,
Black,	Ertel,	McCormick,	Sweeney,
of Hamilton,	Etling,	Mueller,	Thatcher,
Black,	Fell,	Nungesser,	Thomas,
of Wyandot,	Frick,	Orrison,	Venus,
Boggs,	Fulton,	Quinlisk,	Vonderheide,
Ronnell,	Hastings,	Read, of Summit,	Warnes,
Bour,	Hoaglin,	Reppert,	Williams,
Brennan,	Hoffman,	Reynolds,	Winans,
Carroll,	Holl,	Rhulman,	Wintermute,
Chapman,	Horwitz,	Robinson,	Woodworth,
Collins,	Kathe,	Schweikert,	Young—66.
Colter,	Kemerer,		

Messrs. Appenzeller, Crawford and Criswell of Morrow, voted in the negative.

The bill was passed. The title was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bills in which the concurrence of the House of Representatives is requested:

S. B. No. 282 — Mr. Hople. To amend section 14226 of the General Code, fixing the boundaries of the Twentieth and Twenty-first Districts in the congressional apportionment.

S. B. No. 277 — Mr. Moore. To provide a method for the improvement of certain unimproved portions of improved roads by the county commissioners and to supplement section 6956 of the General Code by a section to be known as section 6956-b.

Attest:

W. V. GOSHORN,
Clerk.

Said bills were read the first time.

On motion of Mr. Reid the rule requiring bills to be referred to committee before second reading and the constitutional rule requiring bills to be fully read on three different days were dispensed with, and S. B. No. 277 was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Reid, of Fayette, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule re-

quiring bills to be read fully on three different days were dispensed with and S. B. No. 277 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 84, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Reighard,
Barthelmeh,	of Coshocton,	Kemerer,	Reppert,
Beatty,	Criswell,	Kennedy,	Reynolds,
Beyer,	of Morrow,	Kessler,	Rhulman,
Bishop,	Deaton,	King,	Robinson,
Black,	Dickson,	of Franklin,	Schweikert,
of Hamilton,	Diser,	Kramer,	Shanley,
Black,	Donaldson,	Lambert,	Siebert,
of Wyandot,	Ertel,	Leist,	Snyder,
Boggs,	Etling,	Lowry,	of Hamilton,
Bonnell,	Fell,	Lustig,	Thatcher,
Bour,	Foreman,	McCormick,	Thomas,
Brennan,	Freeman,	Morris,	Venus,
Brown, of Union,	Frick,	Mueller,	Vonderheide,
Capelle,	Fulton,	Murphy,	Warnes,
Carroll,	Gilson,	Nungesser,	Welsh,
Chapman,	Hastings,	Nye,	White,
Clark,	Hite,	Orrison,	Williams,
Collins,	Hoaglin,	Plank,	Winans,
Colter,	Hoffman,	Plumb,	Wintermute,
Conover,	Holl,	Quinlisk,	Winters,
Crawford,	Jackson,	Read, of Summit,	Woodworth,
		Reid, of Fayette,	Young—84.

The bill was passed. The title was agreed to.

S. B. No. 160—Mr. Lloyd, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Deaton, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 160 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 88, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Conover,	Gilson,	Lowry,
Anderson,	Criswell,	Hastings,	Lustig,
Appenzeller,	of Coshocton,	Hite,	Mueller,
Barthelmeh,	Criswell,	Hoaglin,	Murphy,
Beatty,	of Morrow,	Hoffman,	Nungesser,
Behne,	Deaton,	Hoover,	Nye,
Beyer,	Detrick,	Horwitz,	Pence,
Black,	Dickson,	Hunter,	Plank,
of Wyandot,	Diser,	Jackson,	Plumb,
Boggs,	Donaldson,	Kathe,	Quinlisk,
Bonnell,	Doster,	Kemerer,	Read, of Summit,
Bour,	Duffey,	Kennedy,	Reid, of Fayette,
Brennan,	Ertel,	Kessler,	Reighard,
Brown, of Union,	Etling,	Kilpatrick,	Reppert,
Capelle,	Fell,	King,	Reynolds,
Chapman,	Foreman,	of Franklin,	Rhulman,
Clark,	Freeman,	Kramer,	Robinson,
Collins,	Frick,	Lambert,	Schaefer,
Colter,	Fulton,	Leist,	Schweikert,

Those who voted in the affirmative are: Messrs. — Concluded.

Shanley,	Thatcher,	Welsh,	Wintermute,
Smith, of Butler,	Thomas,	White,	Winters,
Snyder,	Venus,	Williams,	Woodworth,
of Hamilton,	Warnes,	Winans,	Young—88.
Tetlow,			

Messrs. Morris, Orrison and Stivers voted in the negative.

The bill was passed. The title was agreed to.

S. B. No. 185 — Mr. Gregory, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Black, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 18a, strike out all after the period.

Strike out lines 18b and 18c.

In line 18d, strike out "sage of such ordinance".

In line 18a after period, insert the following: "There shall be a special election in the city of Cincinnati on the thirtieth day of July A. D. 1913."

In line 18u, strike out the words, "this act", and in lieu therefor insert the following: "there shall be a council and president thereof as provided in this act".

Strike out line 18v, and in lieu thereof insert the following: "No notice of such election shall be required."

The motion was agreed to, and Mr. Black, of Hamilton, was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Clark, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 185 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 70, nays 18, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Dickson,	Kilpatrick,	Siebert,
Barthelmeh,	Donaldson,	Kramer,	Smith, of Butler,
Beatty,	Deaton,	Leist,	Snyder,
Bigelow,	Detrick,	Lowry,	of Hamilton,
Bishop,	Foreman,	McCormick,	Snyder,
Black,	Frick,	Morris,	of Pickaway,
of Hamilton,	Fulton,	Mueller,	Stivers,
Black,	Guthery,	Murphy,	Terrell,
of Wyandot,	Hoaglin,	Nungesser,	Tetlow,
Boggs,	Duffey,	Nye,	Thatcher,
Bour,	Ertel,	Orrison,	Thomas,
Brennan,	Etling,	Quinlisk,	Venus,
Carroll,	Fell,	Read, of Summit,	Vonderheide,
Chapman,	Hoffman,	Reppert,	Welsh,
Clark,	Holl,	Reynolds,	Winans,
Colter,	Horwitz,	Rhulman,	Wintermute,
Cooper,	Kemerer,	Schaefer,	Winters,
Criswell,	Kennedy,	Schweikert,	Young—70.
of Coshocton,	Kessler,	Shanley,	

Those who voted in the negative are: Messrs.

Anderson,	Diser,	Jackson,	Reighard,
Appenzeller,	Gilson,	Lustig,	Robinson,
Capelle,	Hastings,	Pence,	White,
Criswell,	Hoover,	Plank,	Woodworth—18.
of Morrow,	Hunter,	Plumb,	

The bill was passed.

The title was agreed to.

Mr. Black, of Hamilton, moved that a message be sent to the Senate, requesting the return of S. B. No. 294.

The motion was agreed to.

S. B. No. 154—Mr. Haas, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Tetlow, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 154 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 94, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilpatrick,	Robinson,
Anderson,	of Morrow,	Kilrain,	Schaefer,
Appenzeller,	Deaton,	King,	Schweikert,
Barthelmeh,	Detrick,	of Franklin,	Shanley,
Beatty,	Dickson,	Kramer,	Siebert,
Behne,	Ertel,	Lambert,	Smith, of Butler,
Beyer,	Etling,	Lowry,	Snyder,
Bigelow,	Fell,	Lustig,	of Pickaway,
Bishop,	Fellinger,	McCormick,	Stivers,
Black,	Frick,	McGuffey,	Tetlow,
of Hamilton,	Fulton,	Morris,	Thatcher,
Black,	Gilson,	Mueller,	Thomas,
of Wyandot,	Guthery,	Nungesser,	Venus,
Boggs,	Hastings,	Nye,	Vollmer,
Bonnell,	Hite,	Orlikowski,	Vonderheide,
Bour,	Hoaglin,	Orrison,	Walsh,
Brennan,	Hoffman,	Pence,	Warnes,
Brown, of Union,	Holl,	Plank,	Welsh,
Capelle,	Hoover,	Plumb,	White,
Carroll,	Horwitz,	Quinlisk,	Williams,
Chapman,	Hunter,	Read, of Summit,	Wintermute,
Clark,	Jackson,	Reighard,	Winters,
Collins,	Kathc,	Reppert,	Woodworth,
Conover,	Kemerer,	Reynolds,	Young—94.
Crawford,	Kessler,	Rhulman,	

The bill was passed.

The title was agreed to.

S. B. No. 280—Mr. Seward, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Vonderheide, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 280 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 88, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Dickson,	of Ashtabula,	Schaefer,
Anderson,	Doster,	King,	Schweikert,
Appenzeller,	Duffey,	of Franklin,	Shanley,
Barthelmeh,	Ertel,	Kramer,	Siebert,
Beatty,	Etling,	Lambert,	Smith, of Butler,
Beyer,	Fell,	Leist,	Snyder,
Bishop,	Fellinger,	Lowry,	of Hamilton,
Bonnell,	Freeman,	Lustig,	Stivers,
Bour,	Frick,	Mueller,	Sweeney,
Brennan,	Gilson,	Murphy,	Terrell,
Brown, of Union,	Hastings,	Nungesser,	Tetlow,
Carroll,	Hite,	Orlikowski,	Thomas,
Chapman,	Hoffman,	Orrison,	Venus,
Collins,	Hoover,	Pence,	Vollmer,
Colter,	Horwitz,	Plank,	Vonderheide,
Conover,	Hunter,	Plumb,	Walsh,
Crawford,	Jackson,	Quinlisk,	White,
Criswell,	Kathe,	Read, of Summit,	Williams,
of Coshocton,	Kemerer,	Reid, of Fayette,	Winans,
Criswell,	Kessler,	Reighard,	Wintermute,
of Morrow,	Kilpatrick,	Reynolds,	Winters,
Davis,	Kilrain,	Rhulman,	Woodworth,
Deaton,	King,	Robinson,	Young—88.
Detrick,			

Mr. Nye voted in the negative.

The bill was passed.

The title was agreed to.

S. B. No. 159 — Mr. Haas, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Williams moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2 strike out words "so as".

The motion was agreed to, and Mr. Williams was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Jackson, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 159 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 91, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Detrick,	Kemerer,	Rhalman,
Anderson,	Dickson,	Kessler,	Robinson,
Barthelmeh,	Donaldson,	Kilrain,	Schaefer,
Beatty,	Doster,	King,	Schweikert,
Beyer,	Duffey,	of Ashtabula,	Shanley,
Bishop,	Ertel,	Kramer,	Siebert,
Boggs,	Etling,	Lambert,	Smith, of Butler,
Bonnell,	Fell,	Leist,	Snyder,
Bour,	Fellinger,	Lowry,	of Hamilton,
Brennan,	Foreman,	Lustig,	Terrell,
Brown, of Union,	Freeman,	McCormick,	Tetlow,
Carroll,	Frick,	Mueller,	Thatcher,
Chapman,	Fulton,	Murphy,	Thomas,
Collins,	Gilson,	Nungesser,	Venus.
Colter,	Guthery,	Nye,	Vonderheide,
Conover,	Hastings,	Orlikowski,	Walsh,
Cooper,	Hite,	Orrison,	Welsh,
Crawford,	Hoffman,	Pence,	Williams,
Criswell,	Holl,	Plank,	Winans,
of Coshocton,	Hoover,	Plumb,	Wintermute,
Criswell,	Horwitz,	Quinlisk,	Winters,
of Morrow,	Hunter,	Reid, of Fayette,	Woodworth,
Davis,	Jackson,	Reighard,	Young—91.
Deaton,	Kathe,	Reynolds,	

The bill was passed.

Mr. Williams moved to amend the title as follows:

In line 2 of the title strike out words "so as".

The amendment was agreed to.

The title as amended was agreed to.

S. B. No. 104 — Mr. Lloyd, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Orrison, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 104 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted—yeas 67, nays 30, as follows.

Those who voted in the affirmative are: Messrs.

Anderson,	Detrick,	McGuffey,	Snyder,
Beatty,	Doster,	Mills,	of Pickaway,
Behne,	Duffey,	Morris,	Sweeney,
Beyer,	Foreman,	Mueller,	Terrell,
Bigelow,	Guthery,	Nungesser,	Tetlow,
Bishop,	Hastings,	Orlikowski,	Thatcher,
Black,	Hoffman,	Orrison,	Thomas,
of Hamilton,	Horwitz,	Pence,	Vollmer,
Bour,	Jackson,	Quinlisk,	Vonderheide,
Brennan,	Kennedy,	Reid, of Fayette,	Walsh,
Brown, of Union,	Kilpatrick,	Reppert,	Warnes,
Capelle,	King,	Reynolds,	Welsh,
Carroll,	of Ashtabula,	Schaefer,	White,
Chapman,	King,	Schweikert,	Wintermute,
Clark,	of Franklin,	Shanley,	Winters,
Colter,	Lambert,	Siebert,	Woodworth,
Criswell,	Leist,	Smith, of Butler,	Young—67.
of Coshocton,	Lustig,	Snyder,	
Deaton,		of Hamilton,	

Those who voted in the negative are: Messrs.

Acker,	Criswell,	Gilson,	Nye,
Appenzeller,	of Morrow,	Holl,	Plank,
Barthelmeh,	Donaldson,	Hunter,	Plumb,
Boggs,	Ertel,	Kathe,	Reighard,
Collins,	Fell,	Kemerer,	Rhulman,
Conover,	Freeman,	Kramer,	Robinson,
Cooper,	Frick,	Lowry,	Williams—30.
Crawford,	Fulton,	Murphy,	

The bill was passed.

The title was agreed to.

S. B. No. 84 — Mr. Jung, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Clark, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 84 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 77, nays 1, as follows :

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kennedy,	Schweikert,
Appenzeller,	of Morrow,	Kessler,	Shanley,
Barthelmeh,	Davis,	Kilpatrick,	Siebert,
Beatty,	Deaton,	Kilrain,	Snyder,
Behne,	Detrick,	King,	of Pickaway,
Beyer,	Dickson,	of Ashtabula,	Sweeney,
Boggs,	Duffey,	King,	Terrell,
Bonnell,	Etling,	of Franklin,	Tetlow,
Bour,	Fell,	Kramer,	Thatcher,
Brennan,	Freeman,	Lambert,	Thomas,
Brown, of Union,	Frick,	Lowry,	Venus,
Capelle,	Guthery,	Lustig,	Vollmer,
Carroll,	Hastings,	McGuffey,	Warnes,
Chapman,	Hite,	Mueller,	Welsh,
Clark,	Hoffman,	Murphy,	White,
Collins,	Holl,	Plank,	Williams,
Colter,	Hoover,	Plumb,	Winans,
Crawford,	Horwitz,	Quinlisk,	Wintermute,
Criswell,	Kathe,	Reid, of Fayette,	Winters,
of Coshocton,	Kemerer,	Rhulman,	Woodworth,
		Schaefer,	Young—77.

Mr. Hunter voted in the negative.

The bill was passed.

The title was agreed to.

S. B. No. 172 — Mr. Hopple, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Plank moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2 strike out "so as".

The motion was agreed to, and Mr. Plank was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Terrell, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 172 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 82, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Shanley,
Anderson,	Detrick,	of Ashtabula,	Siebert,
Appenzeller,	Duffey,	Kramer,	Smith, of Butler,
Barthelmeh,	Ertel,	Lambert,	Snyder.
Beatty,	Etlng,	Leist,	of Hamilton,
Behne,	Fell,	Lowry,	Snyder,
Beyer,	Fellinger,	McCormick,	of Pickaway,
Bigelow,	Freeman,	McGuffey,	Sweeney,
Bishop,	Frick,	Mills,	Terrell,
Black,	Guthery,	Morris,	Thatcher,
of Hamilton,	Hastings,	Mueller,	Thomas,
Black,	Hite,	Murphy,	Venus,
of Wyandot,	Hoffman,	Nungesser,	Vonderheide,
Boggs,	Holl,	Orlikowski,	Walsh,
Bonnell,	Horwitz,	Orrison,	Welsh,
Bour,	Hunter,	Pence,	White,
Brennan,	Kathe,	Reid, of Fayette,	Williams,
Brown, of Union,	Kemerer,	Reighard,	Winans,
Carroll,	Kennedy,	Reppert,	Winters,
Chapman,	Kessler,	Reynolds,	Woodworth,
Crawford,	Kilpatrick,	Rhulman,	Young—82.
Davis,	Kilrain,	Schweikert,	

Mr. Warnes voted in the negative.

The bill was passed.

The title was agreed to.

By unanimous consent, the following bill was introduced and read the first time:

H. B. No. 673 — Mr. Cowan. To make appropriations to pay unauthorized deficiencies and liabilities existing prior to February 15, 1913.

On motion of Mr. Cowan, the rule requiring bills to be referred to committee before second reading, was suspended and H. B. No. 673 was ordered placed on the calendar for second reading.

By unanimous consent, the following bill was also introduced and read the first time.

H. B. No. 674 — Mr. Cowan. To make sundry appropriations, and to amend House Bill No. 381, passed February 27, 1913, entitled an act "To make partial appropriations for the last three-quarters of the fiscal year ending November 15, 1913, and the first quarter of the fiscal year ending February 15, 1914," and to amend House Bill No. 590, passed April 14, 1913, entitled an act "To make general appropriations".

On motion of Mr. Cowan, the rule requiring bills to be referred to committee before second reading, was suspended and H. B. No. 674 — Mr. Cowan, was ordered placed on the calendar for second reading.

By unanimous consent, the following bill was also introduced and read the first time.

H. B. No. 675 — Mr. Mills. To amend section 614-53 of the General Code, relating to the issuing of stocks, bonds, notes and other evi-

ences of indebtedness, payable at periods of greater than twelve months from the date thereof, of public utilities and railroads.

On motion of Mr. Mills, the rule requiring bills to be referred to committee before second reading was suspended and H. B. No. 675 was ordered placed on the calendar for second reading.

Mr. Welsh offered the following resolution:

H. J. R. No. 56. Providing for the appointment of a committee of six to make arrangement for a reunion of the members and officers of the 80th General Assembly.

Mr. Welsh moved that the rules be suspended and the resolution be considered during the day.

The motion was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate accedes to the request of the House of Representatives for the return of S. B. No. 294 — Mr. Gregory and herewith returns said bill.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Black, of Hamilton, moved that the vote by which S. B. No. 294 — Mr. Gregory, was passed, be reconsidered.

The motion was agreed to and said bill was taken up.

The question being "Shall the bill pass?", Mr. Black, of Hamilton, moved that the rule permitting no debate or amendment to a bill after being reported by the committee on Phraseology, be suspended, and that debate or amendment be permitted on said bill.

The motion was agreed to and Mr. Black, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7 strike out the word "this" and in lieu thereof insert the words "section 1 of this".

In line 10 strike out the words "within thirty days after the passage of this act, the" and in lieu thereof insert the word "the".

In line 11 strike out the word "shall" and insert in lieu thereof the word "may".

In line 26 after the word "thereon" insert the words "section 1 of this act."

In line 12 before the word "election" insert the following "regular or general".

The motion was agreed to, and Mr. Black, of Hamilton, was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 77, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Black,	Crawford,	Fell,
Anderson,	of Wyandot,	Criswell,	Fellinger,
Barthelmeh,	Bonnell,	of Morrow,	Foreman,
Beatty,	Bour,	Davis,	Frick,
Behne,	Brennan,	Deaton,	Fulton,
Bigelow,	Capelle,	Donaldson,	Hastings,
Bishop,	Carroll,	Doster,	Hite,
Black,	Chapman,	Duffey,	Hoffman,
of Hamilton,	Clark,	Ertel,	Holl,

Those who voted in the affirmative are: Messrs. — Concluded.

Horwitz,	Morris,	Reppert,	Stivers,
Hunter,	Mueller,	Reynolds,	Sweeney,
Kathe,	Murphy,	Rhulman,	Thatcher,
Kemerer,	Nungesser,	Schweikert,	Thomas,
Kessler,	Nye,	Scott,	Vollmer,
Kilpatrick,	Orlikowski,	Shanley,	Vonderheide,
Kilrain,	Orrison,	Smith, of Butler,	Warnes,
Kramer,	Plank,	Snyder,	White,
Lambert,	Plumb,	of Hamilton,	Wintermute,
Lowry,	Quinlisk,	Snyder,	Winters,
Lustig,	Read, of Summit,	of Pickaway,	Young—77.
McCormick,	Reid, of Fayette,		

The bill was passed.

The title was agreed to.

On motion of Mr. Lowry the House recessed until 1:30 o'clock p. m.

1:30 o'clock p. m.

The House met pursuant to recess.

Mr. Clark submitted the following report:

The Committees of Conference, to which were referred the matters of difference between the two houses on S. B. No. 95 — Mr. Jung, having had the same under consideration do recommend to their respective houses as follows:

Strike out all after the enacting clause and in lieu thereof insert the following:

SECTION I. That sections 4698, 4699, 4700, 4701, 4702, 4703, 4704, 4705, 4706, 4707, 4745, and 4997 of the General Code be amended so as to read as follows:

Sec. 4698. In city school districts containing according to the federal census a population of less than 50,000 persons, the board of education shall consist of not less than three members nor more than five members elected at large by the qualified electors of such district.

In city school districts containing according to the federal census a population of 50,000 persons or more, but less than 150,000 persons, the board of education shall consist of not less than two members nor more than seven members elected at large by the qualified electors of the school district, and of not less than two members nor more than twelve members elected from sub-districts by the qualified electors of their respective sub-districts.

In city school districts containing according to the federal census a population of 150,000 persons or more, the board of education shall consist of not less than five nor more than seven members elected at large by the qualified electors of such district; the office of sub-district member in boards of education in all such city school districts is hereby abolished and the terms of members elected from sub-districts shall terminate on the day preceding the first Monday in January, 1914.

Sec. 4699. Within thirty days after this act shall take effect, the board of education of each and every city school district in which the number of members does not conform to the provisions of section 4698 shall by resolution determine within the limits prescribed by said section the number of members of said board of education. Said resolution shall provide for the classification of the terms of members so that they will conform to the provision of section 4702, General Code, taking

into consideration the terms of office of the existing members whose terms do not expire or terminate on the day preceding the first Monday in January, 1914. At the same time such boards of education in city school districts containing according to the federal census a population of 50,000 persons or over, but less than 150,000 persons shall sub-divide such city school district into sub-divisions equal in number to the number of members of the board of education in the district, who are to be elected from sub-districts therein so established. Such sub-districts shall be bounded, as far as practicable, by corporation lines, streets, alleys, avenues, public grounds, canals, water courses, ward boundaries, voting precinct boundaries, or present school district boundaries, and shall be as nearly equal in population as possible and be composed of adjacent and as compact territory as practicable. Such sub-districts shall be numbered from one up consecutively and the lines thereof so fixed shall not be changed until after each succeeding federal census.

Within three months after the official announcement of the result of each succeeding federal census, the board of education of each city school district which according to such census shall have a population of 50,000 persons or over and less than 150,000 persons, shall redistrict such district into sub-districts in accordance with the provisions of this chapter. If the board of education of any such district fails to district or redistrict such city school district, as herein required, then the state superintendent of public instruction shall forthwith district or redistrict such city school district, subject to the requirements of this chapter.

Sec. 4701. Whenever the number of members of the board of education of a city school district, as fixed by the resolution provided for in section 4699, shall be more than the number of members whose terms will not expire or terminate on the day preceding the first Monday in January, 1914, the additional members of such board shall be elected at the general school election in the year 1913 for such terms of two or four years as may be necessary to comply with the provisions of sections 4698 and 4702.

Whenever the number of members of any such board of education shall be the resolution provided for in said section 4699 be fixed at less than the number of members of said board whose terms do not expire or terminate on the day preceding the first Monday in January, 1914, the member or members to retire shall be determined by lot from among those whose terms would expire on the day preceding the first Monday in January, 1916, lots being cast among members elected at large and among members elected from sub-districts separately, and the terms of office of those on whom the lot falls shall expire on the day preceding the first Monday in January, 1914.

Sec. 4702. The term of office of all members of boards of education in city school districts, except as provided in section 4701, shall be four years. All members in office at the time this act takes effect shall serve the unexpired portions of the terms for which they were respectively elected and until their successors are elected and qualified, unless their terms shall expire or shall have been terminated as provided by sections 4698 and 4701.

If the number of members of a board of education of any city school district to be elected at large as fixed pursuant to section 4699 be even, one-half thereof shall be elected in the year preceding, and the remaining half in the year following the calendar year divisible by four. If such number be odd, one-half of the remainder after diminishing the number by one shall be elected in the year preceding, and the remain-

ing number shall be elected in the year following the calendar year divisible by four. All members to be elected from odd numbered sub-districts shall be elected at one and the same election, and all members from even numbered sub-districts shall be elected at the alternate election.

Sec. 4703. When territory is attached to a city school district for school purposes, the electors residing in said attached territory shall be entitled to vote for school officers and on all school questions in said district. It shall be the duty of the board of education of such city school district to assign such territory to the adjoining election precinct or precincts of said district and to have a map prepared showing such assignment, which shall be made a part of the records of said board. The electors residing in such attached territory shall be entitled to vote in the precincts to which they are assigned, but in case no assignment is made by the board of education, each elector shall vote in the precinct nearest his residence.

An elector residing in a city but not in the city school district of said city shall not be entitled to vote in said city school district.

Sec. 4704. If, at any time, a petition signed by ten (10%) of the electors in any district shall be filed with the clerk of the board of education of such district asking that the question what shall be the number of members and what the organization of the board of education of such district be submitted to the electors thereof, such board of education shall within thirty days after the filing of such petition provide by resolution for submitting such question to the electors of such district. Such questions shall not be submitted to a referendum vote more than once in any period of four years and the percentage of electors required to sign such petition shall be based upon the total vote cast at the last preceding general school election.

Said resolution shall require that such question shall be submitted at the next regular school election and shall also provide for the appointment of a commission to frame two or more plans of organization for submission as above provided. Said commission shall consist of seven members, three of whom shall be appointed by the president of the board of education of such district, two by the mayor of the city in which such district is embraced and two by the president of the board of sinking fund trustees of such city.

A certified copy of said resolution shall immediately after its passage be transmitted to the Mayor and President of the board of Sinking Fund Trustees of said City and such commission shall be appointed and shall organize within sixty days after the passage of said resolution.

Section 4705. Said commission shall prepare and submit to the electors at the next general school election, if one occur not less than one hundred and twenty days after the passage of said resolution, otherwise, at the second general school election, two or more plans for the organization of the board of education in such district, but in no event shall less than two plans be submitted. Each plan shall provide for the number of members, the length of the term of members and the organization of the board; one plan so submitted shall provide for a board of the same number and of the same organization as the board existing in said district at the time of said election. Said plans shall be submitted to the electors of said district on a separate ballot, bearing no party designation and in such form as said commission may determine.

A certified copy of the resolution determining such form shall be transmitted by said commission to the proper election authorities a sufficient length of time prior to said election to enable the ballot therefor to be prepared.

Sec. 4706. *Provision shall be made by the Board of Deputy State Supervisors and Inspectors of Election or other board or officer having charge of elections within any district for the preparation of the ballots for the holding of said election as hereinbefore provided and said election shall be conducted in all respects not herein specifically provided for, in a manner prescribed by general law for school elections.*

The board of education of such district shall make such provision as is necessary for meeting the expense of said commission, but said commissioners shall receive no compensation.

Sec. 4707. *If any plan so submitted shall receive a majority of the number of votes cast for all of the plans, it shall thereafter become the law governing the number of members and the organization of the Board of Education in such district and at the next general school election following the adoption of such plan all of the members of the board of education of such district shall be elected pursuant to such plan.*

The terms of all members of the board of education of such district who may have been elected prior to the adoption of such plan, or who may be elected at the general school election at which such plan is adopted, shall expire on the day preceding the first Monday of January following the next general school election thereafter. All members elected at said general school election following the adoption of such plan shall take office on the first Monday of January next following their election and shall hold office during such term or terms as may be provided by such plan adopted by the electors of said district, but no terms shall be for less than two years.

Sec. 4745. *The terms of office of members of each board of education shall begin on the first Monday in January after their election and each such officer shall hold his office for four years except as may be specifically provided in chapter 2 of this title, and until his successor is elected and qualified.*

Sec. 4997. *Nominations of candidates for the office of member of the board of education shall be made by nominating papers signed in the aggregate for each candidate by not less than twenty-five qualified electors of the school district, of either sex, in village districts and in city school districts by not less than 2% of the electors voting at the next preceding general school election in such city school districts.*

SECTION 2. *That sections 4698, 4699, 4700, 4701, 4702, 4703, 4704, 4705, 4706, 4707, 4745, and 4997 be and the same are hereby repealed.*

THEODORE C. JUNG,
JACOB J. WISE,
E. G. LLOYD,

Managers on the Part of the Senate.

JAMES R. CLARK,
V. J. VONDERHEIDE,
O. J. THATCHER,

Managers on the Part of the House of Representatives.

The question being "Shall the report of the committee on Conference be agreed to?", the yeas and nays were taken, and resulted—yeas 83, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	King,	Shanley,
Agler,	Deaton,	of Franklin,	Smith, of Butler,
Anderson,	Detrick,	Kramer,	Smith,
Barthelmeh,	Dickson,	Lambert,	of Morgan,
Beatty,	Duffey,	Leist,	Snyder,
Bishop,	Etling,	McCormick,	of Hamilton,
Black,	Fell,	Mills,	Snyder,
of Hamilton,	Frick,	Morris,	of Pickaway,
Black,	Fulton,	Mueller,	Tetlow,
of Wyandot,	Hite,	Murphy,	Thatcher,
Boggs,	Hoaglin,	Nungesser,	Thomas,
Bonnell,	Hoffman,	Nye,	Venus,
Bour,	Holl,	Orlikowski,	Vonderheide,
Brennan,	Horwitz,	Orrison,	Walsh,
Brown, of Union,	Hunter,	Pence,	Warnes,
Capelle,	Jackson,	Plank,	Welsh,
Carroll,	Kathe,	Plumb,	White,
Chapman,	Kemerer,	Quinlisk,	Williams,
Clark,	Kennedy,	Read, of Summit,	Winans,
Collins,	Kessler,	Reppert,	Wintermute,
Colter,	Kilpatrick,	Rhulman,	Winters,
Cooper,	Kilrain,	Robinson,	Woodworth,
Crawford,	King,	Schaefer,	Young—83.
Criswell,	of Ashtabula,	Schweikert,	
of Morrow,			

Messrs. Appenzeller, Doster, and Lustig voted in the negative.

The report of the committee on Conference was agreed to.

Mr. Black, of Hamilton, moved that the vote by which the Senate amendments to H. B. No. 567—Mr. Fulton, were concurred in, be reconsidered.

The motion was agreed to and the amendments were taken up.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 22, nays 77, as follows:

Those who voted in the affirmative are: Messrs.

Anderson,	Gilson,	McCormick,	Scott,
Bishop,	Hoover,	Pence,	Venus,
Bonnell,	Hunter,	Plank,	White,
Brown, of Union,	Jackson,	Plumb,	Winans,
Conover,	Kemerer,	Reighard,	Woodworth—22.
Cooper,	Kramer,		

Those who voted in the negative are: Messrs.

Acker,	Colter,	Fell,	Kilrain,
Appenzeller,	Crawford,	Fellinger,	King,
Barthelmeh,	Criswell,	Frick,	of Ashtabula,
Beatty,	of Coshocton,	Fulton,	King,
Beyer,	Criswell,	Guthery,	of Franklin,
Black,	of Morrow,	Hite,	Lambert,
of Hamilton,	Davis,	Hoaglin,	Leist,
Black,	Deaton,	Hoffman,	Lustig,
of Wyandot,	Detrick,	Holl,	McGuffey,
Bour,	Dickson,	Horwitz,	Mills,
Brennan,	Doster,	Kathe,	Morris,
Capelle,	Duffey,	Kennedy,	Mueller,
Carroll,	Ertel,	Kessler,	Murphy,
Clark,	Etling,	Kilpatrick,	Nungesser,

Those who voted in the negative are: Messrs. — Concluded.

Nye,	Rhulman,	Snyder,	Vonderheide,
Orlikowski,	Robinson,	of Pickaway,	Walsh,
Orrison,	Schaefer,	Stivers,	Warnes,
Quinlisk,	Schweikert,	Sweeney,	Welsh,
Read, of Summit,	Shanley,	Thatcher,	Wintermute,
Reppert,	Siebert,	Thomas,	Winters,
Reynolds,	Smith, of Butler,	Vollmer,	Young—77.

The Senate amendments were not concurred in.

H. J. R. No. 56 — Mr. Welsh, was taken up, the rule requiring joint resolutions to lie over one day before being considered, having been previously suspended.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 40, nays 56, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kathe,	Reid, of Fayette,
Beatty,	Deaton,	Kennedy,	Schaefer,
Black,	Detrick,	Kessler,	Schweikert,
of Wyandot,	Ertel,	Kilrain,	Shanley,
Bonnell,	Etling,	King,	Smith, of Butler,
Bour,	Fell,	of Ashtabula,	Thomas,
Brennan,	Fellinger,	Murphy,	Vonderheide,
Capelle,	Freeman,	Nye,	Walsh,
Chapman,	Fulton,	Orlikowski,	Welsh,
Clark,	Hoffman,	Orrison,	Woodworth—40.
Colter,	Horwitz,		

Those who voted in the negative are: Messrs.

Agler,	Foreman,	Mills,	Snyder,
Anderson,	Frick,	Morris,	of Hamilton,
Appenzeller,	Gilson,	Nungesser,	Snyder,
Beyer,	Hastings,	Pence,	of Pickaway,
Bishop,	Holl,	Plank,	Stivers,
Brown, of Union,	Hoover,	Plumb,	Sweeney,
Collins,	Hunter,	Quinlisk,	Tetlow,
Conover,	Jackson,	Read, of Summit,	Venus,
Cooper,	Kemerer,	Reighard,	Vollmer,
Crawford,	King,	Reynolds,	Warnes,
Criswell,	of Franklin,	Rhulman,	White,
of Coshocton,	Kramer,	Robinson,	Winans,
Dickson,	Lambert,	Siebert,	Wintermute,
Diser,	Leist,	Smith,	Winters,
Donaldson,	Lustig,	of Morgan,	Young—56.
Doster,			

The resolution not having received a constitutional majority was lost.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

Sub. S. B. No. 278 — Mr. Lloyd. To amend sections 13668 and 13669 of the General Code, relating to the taking of depositions in criminal cases.

S. B. No. 291 — Mr. Jung. To authorize and empower the city of Cincinnati to compensate William H. Bell for personal injuries sustained by him on September 22nd, 1905.

S. B. No. 279 — Mr. Green. To prevent abuses in making special levies, loans and bond issues by amending sections 2296, 2300, 3799, 5654

and 5699 and by repealing sections 2443, 3801, 3802, 3803 and 5655 of the General Code.

S. B. No. 276 — Mr. Howard. To amend section 7033 of the General Code, relative to creation of a township or precinct into a road district.

S. B. No. 290 — Mr. Cook. To authorize and empower the city of Cincinnati to compensate John W. Forbes for personal injuries sustained by him January 18, 1912.

S. B. No. 295 — Mr. Hudson. Relative to the admission of children of members of the Ohio national guard who lost their lives in the floods of 1913, into the soldiers' and sailors' orphans' home.

S. B. No. 85 — Mr. Cunningham. To authorize any corporation organized for the purpose of conducting and maintaining an orphans' home, or home for friendless children, to turn over the funds of said corporation to the county commissioners.

S. B. No. 241 — Mr. Friebohn. Requiring certain information to be reported to the industrial commission of Ohio by certain employers of female labor.

S. B. No. 58 — Mr. Finefrock. To supplement section 4867 of the General Code by the addition of a section to be known as section 4867-1, and to amend section 5061 of the General Code, relating to qualifications and challenge of persons applying to vote.

S. B. No. 12 — Mr. Moore. To amend section 12788 of the General Code of Ohio, relating to screens for the protection of motormen or other persons operating electric cars.

S. B. No. 150 — Mr. Moore. To authorize the county commissioners of Jefferson county to appropriate and pay two thousand dollars to the Stanton monument association of Steubenville, Ohio, for constructing and beautifying court house grounds.

S. B. No. 66 — Mr. Kiser. To amend section 7624 of the General Code so as to authorize boards of education to purchase real estate to be used as athletic fields or play grounds for children.

S. B. No. 106 — Mr. Mooney. To authorize the transfer of inmates of one state institution to another, and to provide for a commission of lunacy.

S. B. No. 288 — Mr. Finefrock. To amend sections 6563-7 and 6563-18 of an act providing for the construction of joint county ditches, passed May 31, 1911.

S. B. No. 293 — Mr. Hudson. To amend section 1 of an act passed the 8th day of April, 1913, and approved the 15th day of April, 1913, entitled "An act providing a levy and to create a fund for the purpose provided in the act passed May 31st, entitled "an act creating a state highway department, defining the duties thereof and providing aid in the construction and maintenance of highways and to repeal certain sections of the General Code," approved June 9th, 1911, (102 Ohio Laws, page 333-349) and for other purposes defined herein.

S. B. No. 34 — Mr. Haas. To amend sections 11102 and 11103, and to supplement section 11103 of the General Code by a supplemental section to be known as section 11103-1, relating to the transfer of stock or merchandise and fixtures other than in the usual course of trade.

S. B. No. 13 — Mr. Weygandt. To amend sections 5331 and 5333 of the General Code of Ohio, pertaining to collateral inheritance.

S. J. R. No. 46 — Mr. Mooney. Relative to printing a new edition of the catalog of the supreme court law library.

S. J. R. No. 51 — Mr. Green. Relative to enrolling H. B. No. 219.

S. J. R. No. 36 — Mr. Beckett. Authorizing printing of legislative history of Ohio, 1909-1913 inclusive.

S. J. R. No. 45 — Mr. Lloyd. Relative to the distribution of the journal and proceedings and debates of the fourth constitutional convention.

S. J. R. No. 35 — Mr. Mooney. Relative to printing additional copies of H. B. No. 590, Mr. Cowan.

S. B. No. 89 — Mr. Lloyd. To authorize the governor, by and with the approval of the state board of administration, to grant and convey certain real estate in the city of Columbus, and county of Franklin, to the city of Columbus.

S. B. No. 183 — Mr. Wise. To give county commissioners power to terminate indeterminate franchises granted to street and interurban railways.

S. B. No. 191 — Mr. Lloyd. Authorizing the board of trustees of the Ohio state university to establish a university extension division.

S. B. No. 226 — Mr. Mooney. To establish a fiscal year, to provide that the balances of appropriations remaining unexpended at the close of such period shall revert to the state treasury, and to repeal section 260 of the General Code.

S. B. No. 47 — Mr. Beckett. Amending section 6727 of the General Code of Ohio, relating to the removing of obstructions from waterways.

S. B. No. 199 — Mr. Holden. To supplement section 10092 of the General Code, by the enactment of sections 10092-1, 10092-2, 10092-3, 10092-4 and 10092-5, to further define duties and powers of a charitable trust.

S. B. No. 162 — Mr. Wise. To amend sections 1819, 1820, 1948, 1949, 1950, 1952, 1956, 1957, 1991, 1993, 2035, 2046, and 2047 and to repeal sections 2039, 2040, and 2043 of the General Code, relating to state institutions.

S. B. No. 238 — Mr. Herner. To supplement section 1437 of the General Code, relating to issuance of licenses by the commissioners of fish and game, by enacting new sections to be known as 1437-1 and 1437-2.

S. B. No. 188 — Mr. Friebolin. To establish a court of common pleas in each county of the state and to repeal certain acts providing for the election of common pleas judges.

S. B. No. 266 — Mr. Zmunt. To permit a company or association organized for the purpose of transacting the business of life or accident or life and accident insurance on the assessment plan, to amend its articles of incorporation and constitution and by-laws, so as to permit it to transact the business of life insurance as a mutual company on the legal reserve or level premium plan, and prohibiting the doing of business on the assessment plan, except by companies or associations already authorized so to do.

S. B. No. 297 — Mr. Hudson. To appoint a committee to revise the laws relating to public highways and recommend changes in the existing laws.

S. B. No. 202 — Mr. Herner. To amend section 1436 of the General Code, relating to licenses in the Lake Erie fishing district.

S. B. No. 261 — Mr. Hopple. To amend section 12600-45 of the General Code, relative to certain buildings.

S. B. No. 239 — Mr. Gregory. Defining, for the purpose of taxation, the term "gross premiums" as applied to mutual fire insurance companies receiving premium deposits in excess of the cost of insurance to the insured, and returning such excess ratably to their policy holders.

S. B. No. 246 — Mr. Howard. To amend section 10697 of the General Code, relative to the sale of personal property by executors and administrators.

S. B. No. 236 — Mr. Herner. To amend sections 1434 and 1442 of the General Code, relative to Lake Erie fishing district.

S. B. No. 120 — Mr. Lloyd. To authorize and empower the trustees of the Ohio state university to establish and maintain in said university a college of medicine and a college of dentistry.

S. B. No. 194 — Mr. Hudson. To amend section 2503-1 of the General Code, relating to the power of counties to appropriate money or issue bonds in aid of the construction by public authority and control of canals or waterways suitable for steamships, steamboats, barges or other vessels.

S. B. No. 9 — Mr. Gregory. To provide for the appointment of a commission for the erection of public halls in cities.

S. B. No. 218 — Mr. Cahill. To amend section 1283 of the General Code and to supplement said section 1283 by the enactment of an additional section to be known as section 1283-1, relating to the practice of medicine and surgery.

S. B. No. 227 — Mr. Lloyd. To establish a budget system for state officers, departments and institutions.

S. B. No. 161 — Mr. Gregory. To amend section 7908 of the General Code, to authorize tax levy for municipal universities and for other purposes.

S. B. No. 113 — Mr. Lloyd. To amend section 12619 of the General Code, and to supplement said section by the enactment of sections 12619-1 and 12619-2, relating to motor vehicles.

S. B. No. 152 — Mr. Hudson. To establish an engineering experiment station at the Ohio state university.

S. B. No. 292 — Mr. Cahill. To authorize the board of county commissioners of Preble county, Ohio, to pay the sum of \$500.00 for the relief of the flood sufferers of Dayton, Ohio.

S. B. No. 273 — Mr. Wieser. To establish the office of justice of the peace and prescribe its jurisdiction, powers and duties.

S. B. No. 256 — Mr. Hopple. To amend section 274 of the General Code, relating to the further extension of the bureau of inspection and supervision of public offices.

S. B. No. 164 — Mr. Potting. To permit municipal corporations to change streams and highways in the construction of water works or sewage systems.

S. B. No. 69 — Mr. Green. To amend section 915 of the General Code, to provide for a mine rescue car and necessary equipment therefor.

S. B. No. 112 — Mr. Greenlund. To authorize state institutions and municipalities to contract for sewer connections.

S. B. No. 237 — Mr. Mooney. To permit the alumni of the Ohio state university to present to the state a building or buildings to be used as dormitories in connection with said university, and to authorize the

trustees of the Ohio state university to enter into a contract for such purpose.

S. B. No. 283 — Mr. Friebohn. To correct a mistake in the description of a certain parcel of land as contained in an act passed April 1st, 1890, and entitled "An Act to authorize the governor to execute a deed conveying certain land in Belmont county, Ohio, to the children and heirs at law of Joseph Carle, deceased," by authorizing the governor to execute and deliver a deed or deeds to the present owners effecting such correction.

S. B. No. 195 — Mr. Hudson. Authorizing any state adjoining the state of Ohio to locate, construct, maintain and operate a canal or waterway within the state of Ohio, granting to any board or commission, or officer or officers, authorized by said adjoining state to carry on said work, the right to exercise all their powers, faculties and privileges in the state of Ohio, including the power to acquire property and rights by purchase, condemnation or otherwise making applicable to said board or commission, or officer or officers, certain sections of the General Code of Ohio relating to ship canal companies, and prescribing the conditions under which the authority herein conferred is given.

S. J. R. No. 52 — Mr. Mooney. To amend article XII of the constitution of Ohio by the addition of section 12.

S. J. R. No. 32 — Mr. Weygandt. Creating a commission to investigate the canal system of Ohio, devise a practical plan to dispose of the entire canal property of the state or place it upon a profitable and permanent basis, and to authorize the expenditure of money to pay the expense of such commission.

S. B. No. 287 — Mr. Haas. To establish the Ohio flood relief commission; to define its powers and duties and to provide for the establishment of emergency commissions in certain counties and municipalities of the state, to assist in restoring the public works and public property damaged by the floods of March and April, 1913.

S. B. No. 264 — Mr. Dollison. To supplement section 7630 General Code by the enactment of a section to be known and designated as section 7630-1 and to amend section 5649-4 of the General Code for the purpose of facilitating the replacement of school houses condemned or destroyed by fire or other casualty.

S. B. No. 2 — Mr. Haas. Relative to resident and non-resident hunters' license and to repeal sections 1421, 1422, 1423 and 1424 of the General Code.

JNO. L. McDERMOTT,
VINCENT ZMUNT,
J. E. HOLDEN,
WM. GREEN,
JAS. T. CARROLL,

FRANK W. THOMAS,
F. J. KILRAIN,
W. D. FULTON,
EARL E. ERTEL.

The speaker of the House in the presence of the House signed said bills and joint resolutions.

Am. S. B. No. 7 — Mr. Friebohn, was taken up.

On motion of Mr. Terrell, the constitutional rule requiring bills to be read fully on three different days was dispensed with and Am. S. B. No. 7 was read the third time by title.

The question being "Shall the bill pass?", Mr. Warnes moved that the rule permitting no debate or amendment to a bill after being reported

by the committee on Phraseology, be suspended, and that debate or amendment be permitted on said bill.

The motion was agreed to, and Mr. Nye moved to refer the bill to a select committee of one, with instructions to amend as follows:

Between lines 465 and 466 insert a new paragraph to read as follows:

"The mayor shall have the exclusive right to suspend the chief of the police department or the chief of the fire department for incompetence, gross neglect of duty, gross immorality, habitual drunkenness, failure to obey orders given him by the proper authority or for any other reasonable and just cause. If either the chief of police or chief of the fire department is so suspended the mayor forthwith shall certify such fact, together with the cause of such suspension, to the civil service commission, who within five days from the date of receipt of such notice shall proceed to hear such charges and render judgment thereon, which shall be final.

The motion was agreed to, and Mr. Nye was appointed such committee, and reported the bill amended as instructed.

Mr. Kessler moved to refer the bill to a select committee of one, with instructions to amend as follows:

At the end of line 600 change the period to a comma and add "provided the provisions of this act shall not apply to counties containing 50,000 population or less".

The motion was disagreed to.

Mr. Snyder, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

Between lines 152 and 153 insert "9. Employes confirmed by councils of cities".

The motion was disagreed to.

Mr. Snyder, of Pickaway, moved to refer the bill to a select committee of one, with instructions to amend as follows:

Between lines 152 and 153 insert "9. Bailiffs of courts of record".

The motion was agreed to, and Mr. Snyder, of Pickaway, was appointed such committee, and reported the bill amended as instructed.

Mr. Warnes demanded the previous question, which was duly seconded.

The question being "Shall the debate now close?", the motion was disagreed to.

Mr. Kennedy moved to refer the bill to a select committee of one, with instructions to amend as follows: Strike out line 166 and all thereafter to and including line 182.

Also in line 155 after semi-colon strike out the words "and shall be arranged in two classes", and in line 156 after the word "class" strike out the words "and the labor class".

The motion was agreed to, and Mr. Kennedy was appointed such committee, and reported the bill amended as instructed.

Mr. Black, of Hamilton, moved to refer the bill to a select committee of one, with instructions to amend as follows:

Between lines 152 and 153 insert: "10. Employees and clerks of boards of deputy state supervisors and inspectors of elections".

The motion was agreed to, and Mr. Black, of Hamilton, was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 71, nays 32, as follows:

Those who voted in the affirmative are: Messrs.

Anderson,	Detrick,	King,	Shanley,
Barthelmeh,	Dickson,	of Franklin,	Siebert,
Beatty,	Diser,	Kramer,	Snyder,
Behne,	Donaldson,	Lambert,	of Hamilton,
Beyer,	Duffey,	Lowry,	Snyder,
Black,	Etling,	McCormick,	of Pickaway,
of Hamilton,	Fellinger,	McGuffey,	Sweeney,
Black,	Frick,	Mills,	Terrell,
of Wyandot,	Hite,	Mueller,	Thatcher,
Boggs,	Hoaglin,	Murphy,	Thomas,
Bour,	Hoffman,	Nye,	Venus,
Brennan,	Holl,	Orlikowski,	Vonderheide.
Carroll,	Horwitz,	Orrison,	Walsh,
Chapman,	Kathe,	Plank,	Warnes,
Clark,	Kemerer,	Quinlisk,	Williams,
Colter,	Kessler,	Read, of Summit,	Winans,
Conover,	Kilpatrick,	Reighard,	Wintermute,
Cooper,	Kilrain,	Reppert,	Winters,
Davis,	King,	Rhulman,	Woodworth,
Deaton,	of Ashtabula,	Schweikert,	Young—74.

Those who voted in the negative are: Messrs.

Acker,	Crawford,	Gilson,	Plumb,
Agler,	Criswell,	Guthery,	Reynolds,
Appenzeller,	of Coshocton,	Hastings,	Robinson,
Bishop,	Criswell,	Hoover,	Smith,
Bonnell,	of Morrow,	Hunter,	of Morgan,
Brown, of Union,	Fell,	Jackson,	Stivers,
Capelle,	Foreman,	Leist,	Welsh,
Carroll,	Freeman,	Morris,	White—32.
Collins,	Fulton,	Pence,	

The bill was passed.

The title was agreed to.

The following communication was received from the governor:

The governor's objections to H. B. No. 102.

State of Ohio.

Executive Department.

Office of the Governor.

To the General Assembly:

House Bill Number 102 seeks to regulate the size and construction of all caboose cars used by any common carrier in this state.

The thing to be corrected is the small caboose which is claimed to be insufficient in size for the housing of railroad crews and in conflict with health regulations of the day. It would compel all railroads to give up fifteen per cent of the old type cabooses each year, and complete the change in equipment by July 1, 1918.

The cost to the railroads in the first year following July 1, 1913, would be more than a million dollars—an obvious burden at this time when the railroads are replacing bridges and roadways washed away by the flood.

The bill in question was passed March 25th, before the flood, and I am constrained to believe that the general assembly would not have given its approval to the measure in its present form after the calamity of March and April of this year.

It would be my suggestion, since the only feature in dispute is the time the law becomes operative, that the present session, through a new measure, extend the time limits at least a year.

Casual observation convinces any fair minded person that any burdens beyond the cost imposed by the Ohio flood at this time are both unseemly and unfair. When regulatory legislation is so untimely as to clog the normal processes of industrial assimilation, it lacks the element of construction and sets back the progress aimed at by the present regime.

The rehabilitation of public works and utilities is of common concern and reforms not immediately urgent can well await industrial convalescence. The bill is therefore returned to the house of origin without executive approval.

April 24, 1913.

JAMES M. COX, Governor.

The question being "Shall the bill pass, notwithstanding the objections of the governor?", on motion of Mr. Lowry, said bill was laid on the table.

Mr. Fellingner submitted the following report:

The standing committee on Employees, to which was referred H. R. No. 64 — Mr. Shanley, having had the same under consideration, reports it back with the following amendments, and recommends its adoption when so amended:

Strike out all after the word "resolved," and insert in lieu thereof the following:

"That on and after adjournment Thurman Thompson is hereby designated as custodian of the hall, offices and committee rooms of the House at the same rate per diem he is now receiving for his services. He is hereby authorized to have boxes made in which to pack up for the members of the House the contents of their desks and lockers and ship the same to them at their homes by express, the charges for making such boxes and shipments to be paid out of the contingent fund of the House on the approval of the speaker.

Said Thurman Thompson is also authorized to employ such help as he deems necessary, not exceeding two persons in all, to assist him in performing the above services and in caring for the House, its offices and committee rooms during adjournment, such help to be paid at the rate of not to exceed sixty dollars per month upon vouchers drawn by the speaker on the proper fund.

Members are requested on adjournment to lock their desks and lockers and leave their keys with the postmaster.

The auditor of state is hereby authorized to honor and the speaker of the House to issue all vouchers required by this resolution to be issued during adjournment."

H. FELLINGER,
C. A. ORRISON,
SAM J. BLACK,

SMITH L. WELSH,
ROBERT BLACK.

The amendments were agreed to.

The resolution was ordered to be engrossed and read in its regular order.

On motion of Mr. Lowry, the rule requiring resolutions to lie over for one day, was suspended, and H. R. No. 64 was taken up for consideration at once.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 82, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Hunter,	Read, of Summit,
Anderson,	Criswell,	Kemerer,	Reid, of Fayette,
Barthelmeh,	of Coshocton,	Kennedy,	Reynolds,
Beatty,	Davis,	Kessler,	Rhulman,
Behne,	Deaton,	Kilpatrick,	Robinson,
Beyer,	Dickson,	King,	Schaefer,
Bishop,	Diser,	of Ashtabula,	Schweikert,
Black,	Doster,	King,	Shanley,
of Hamilton,	Duffey,	of Franklin,	Siebert,
Black,	Ertel,	Kramer,	Snyder,
of Wyandot,	Etling,	Lowry,	of Pickaway,
Boggs,	Fell,	Lustig,	Sweeney,
Bour,	Fellinger,	McCormick,	Thomas,
Brennan,	Freeman,	Mills,	Venus,
Brown, of Union,	Frick,	Murphy,	Vonderheide,
Capelle,	Fulton,	Nungesser,	Walsh,
Carroll,	Guthery,	Nye,	Warnes,
Chapman,	Hastings,	Orlikowski,	Welsh,
Collins,	Hoaglin,	Orrison,	White,
Colter,	Hoffman,	Pence,	Wintermute,
Conover,	Holl,	Plank,	Winters,
Cooper,	Horwitz,	Quinlisk,	Woodworth—82.

The resolution was adopted.

Mr. Fellinger submitted the following report:

The standing committee on Employees, to which was referred H. R. No. 73 — Mr. Cowan, having had the same under consideration, reports it back with the following amendments, and recommends its adoption when so amended:

Strike out all after the word "Resolved," and insert in lieu thereof the following:

"That for the purpose of completing the work of the House under the direction of the clerk the services of L. L. Faris, Charles H. Beck, Frank E. Aid, A. J. Hildreth, Harold D. Sites, H. L. Rebrassier, James B. Lewis, H. S. Brown, Rea B. Boyd, John D. Conway, Roger Enright, D. B. McCormick and Paul Spaeth are continued for a period of ten days after the date of final adjournment, and that such clerk is hereby authorized to retain after final adjournment the services of Julia E. Kersting as long as it shall be necessary to complete the typewritten record of the House, and Mary E. Turner as stenographer to the clerk and members of the House.

That for the purpose of discharging the duties required of him by section 49 of the General Code, the services of the sergeant-at-arms, W. L. Melching, are hereby continued for ten days from and after the date of final adjournment of the House.

That for the purpose of forwarding to members all mail received for them in the House postoffice, the services of the second assistant sergeant-at-arms, John D. Schnapp, are hereby continued for a period of ten days from and after the date of final adjournment of the House.

For such services such employees so retained shall receive for the time so retained the same per diem as clerks of the House receive, to be paid on vouchers drawn on the fund set apart for the payment of salaries and mileage of members and per diem of clerks and other employees which vouchers the speaker is hereby authorized and directed to sign.

H. FELLINGER,
C. A. ORRISON,
ROBERT BLACK,

SAMUEL J. BLACK,
SMITH L. WELSH.

The amendments were agreed to.

The resolution was ordered to be engrossed and read in its regular order.

On motion of Mr. Lowry, the rule requiring resolutions to lie over one day before being considered, was suspended, and H. J. R. No. 73 — Mr. Cowan, was taken up at once.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 77, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kennedy,	Read, of Summit,
Anderson,	Detrick,	Kessler,	Reppert,
Barthelmeh,	Dickson,	Kilpatrick,	Reynolds,
Beatty,	Doster,	Kilrain,	Rhulman,
Behne,	Duffey,	King,	Robinson,
Beyer,	Ertel,	of Ashtabula,	Schaefer,
Bishop,	Etling,	King,	Schweikert,
Black,	Fell,	of Franklin,	Shanley,
of Hamilton,	Fellinger,	Kramer,	Siebert,
Black,	Foreman,	Leist,	Smith, of Butler,
of Wyandot,	Freeman,	Lowry,	Snyder,
Boggs,	Frick,	Lustig,	of Hamilton,
Bour,	Fulton,	McCormick,	Thatcher,
Brennan,	Guthery,	Mueller,	Vonderheide,
Brown, of Union,	Hastings,	Nungesser,	Walsh,
Carroll,	Hite,	Nye,	Welsh,
Chapman,	Hoffman,	Orlikowski,	Wintermute,
Clark,	Holl,	Orrison,	Winters,
Colter,	Hunter,	Plank,	Woodworth,
Crawford,	Kathe,	Plumb,	Young—77.
Davis,	Kemerer,		

The resolution was adopted.

Mr. Carroll submitted the following report:

The Joint committee on enrollment has examined and found correctly enrolled, the following bills and Joint resolutions:

H. B. No. 348 — Mr. Fellinger. To supplement section 5090 of the General Code relating to the preservation of the ballots.

H. B. No. 310 — Mr. Smith, of Butler. To amend section 10969 of the General Code, relating to authority of guardians and trustees in borrowing money and mortgaging real estate of wards.

H. B. No. 420 — Mr. Jackson. To amend section 4072 of the General Code, and to provide for the management, control and administration of park property and playgrounds, by a board of park trustees.

H. B. No. 349 — Mr. Fellinger. To amend section 5090 of the General Code relating to the preservation of disputed ballots.

H. B. No. 87. Mr. Welsh. To amend section 1425 of the General Code, relating to fishing districts.

H. J. R. No. 49 — Mr. Vonderheide. Relative to adjourning sine die.

H. B. No. 222 — Mr. Fulton. Authorizing the board of education for the school district of Newark township, Licking county, Ohio, to issue warrant to William C. Barnett for services.

H. J. R. No. 48 — Mr. Frick. Relative to printing House Bill No. 640 in pamphlet form.

H. J. R. No. 46 — Mr. Black, of Hamilton. Relative to enrolling House Bill No. 640 in typewriting.

H. B. No. 368 — Mr. Diser. To amend section 10271 of the General Code, relating to the liability of the defendant for costs in actions where personal earnings to the amount of ten per cent thereof are sought to be attached.

H. B. No. 429 — Mr. Orrison. To amend sections 4992, 4996, 4999, 5004, 5006, 5007, 5009, 5012 and 5013 of the General Code, relating to nomination by petition.

H. J. R. No. 47 — Mr. Black, of Hamilton. Relative to enrolling House Bill No. 650 in typewriting.

H. B. No. 329 — Mr. Diser. To provide for the establishment of a municipal court in and for the city and township of Youngstown, Ohio.

H. B. No. 223 — Mr. Guthery. To amend sections 6536, 6537, 6539, 6540, 6541, 6543, 6545, 6546, 6550, 6553, 6556, 6557, and 6558 of the General Code, relating to joint county ditches, rivers, creeks and runs.

H. B. No. 216 — Mr. King, of Franklin. To amend section 6418 of the General Code, relative to weight of farm products and provide penalties for violation.

H. B. No. 286 — Mr. Acker. To authorize the sale of a certain portion of the Hocking canal, running through the incorporated village of Logan, Hocking county, Ohio.

H. B. No. 338 — Mr. Donaldson. To empower county commissioners to pay for securing and publishing historical data.

H. B. No. 273 — Mr. Doster. To amend sections 7755, 7756, 7757, 7758, 7759, 7760, 7761 for the establishment of public schools for the deaf, blind and crippled.

H. B. No. 327 — Mr. Duffey. To amend sections 8874, 8876, and 8897, of the General Code, relating to the altering or abolishing highway, grade or other crossings.

H. B. No. 284 — Mr. Clark. To amend sections 3007, 11420, 11421, 11423, 11424, 11425, 11426 and 11433, of the General Code, relating to fees, appointment and duties of jury commissioners.

H. B. No. 272 — Mr. Vollmer. To amend section 9007 of the General Code, relating to hours of service of certain railroad employees.

H. B. No. 342 — Mr. Behne. To supplement section 5629 of the General Code by the enactment of section 5629-1, relating to special levy to provide funds to repair certain buildings.

H. B. No. 32 — Mr. Williams. To amend section 2915-1 of the General Code, relative to the appointment of secret service officer by prosecuting attorney.

H. B. No. 326 — Mr. Duffey. To amend section 12672 of the General Code, restricting the selling, bartering or giving away, of cocaine, opium, morphine and other drugs, and to enact a supplemental section to be known as section 12672-1, and to repeal section 12674 of the General Code.

H. B. No. 343 — Mr. Thomas. To authorize the board of education of Perrysburg township, Wood county, Ohio, to pay Agnes and Grace Ault certain sums for services as teachers.

H. B. No. 296 — Mr. Deaton. To create a commission for the relief of the needy blind, and to repeal sections 2962, 2963, 2964, 2965, 2966, 2967, 2967-1, 2968, 2969 and 2970 of the General Code.

H. B. No. 304 — Mr. Etling. To amend sections 284, 285 and 286 of the General Code and to supplement said section 286 by the enact-

ment of additional sections to be known as sections 286-1, 286-2, 286-3 and 286-4, relating to the bureau of inspection and supervision of public offices.

H. B. No. 211 — Mr. Barthelmeh. To amend sections 5175-1, 5175-2, 5175-5, 5175-6, 5175-11, 5175-23, 5175-26, 5175-27, and 5175-29, and to further amend section 5175-29, by adding thereto two supplementary sections to be known as sections 5175-29a and 5175-29b relative to preventing corrupt practices at elections.

H. B. No. 203 — Mr. Vollmer. To supplement sections 1020, 1021, 1022 and 1023 of the General Code, relating to the use of certain buildings or rooms for the use of making wearing apparel or goods for wear, use or adornment or for the manufacture of cigars, cigarettes or tobacco by the enactment of an additional supplementary section to be known as 1023-1 for the purpose of providing penalties for the violation of the provisions of the foregoing sections or any orders issued and requirements made thereunder.

H. B. No. 233 — Mr. Carroll. Providing for the establishment and maintenance of day school for prisoners at the Ohio Penitentiary.

H. B. No. 556 — Mr. Black, of Wyandot. To provide for the appointment of a commission to acquire a site, and to prepare and adopt plans for the erection thereon of a new penitentiary.

H. B. No. 257 — Mr. Duffey. To amend section 10704 of the General Code of Ohio, respecting the sale of personal property by executors and administrators.

H. B. No. 490 — Mr. Reid, of Fayette. To amend section 1592 of the General Code, relative to the common pleas judge performing the duties of a probate judge while he is absent from the county or sick.

H. B. No. 229 — Mr. Behne. To amend section 6858 of the General Code, relating to the turning, alteration and vacation of state roads.

H. B. No. 566 — Mr. Black, of Hamilton. To amend section 5092 of the General Code, relating to judges and clerks of elections.

H. B. No. 454 — Mr. Black, of Wyandot. To amend section 97 of the General Code so as to provide for statements from prosecuting attorneys being sent to the board of pardons and to the Ohio board of administration.

H. J. R. No. 41 — Mr. Nye. Relative to the eligibility of women to certain offices.

H. B. No. 244 — Mr. Woodworth. To amend section 7818 of the General Code of Ohio, relating to examination of applicants for county teachers' certificates.

H. B. No. 612 — Mr. Black, of Wyandot. To amend section 1866 of the General Code so as to provide for the application of earnings of prisoners.

H. B. No. 123 — Mr. Capelle. To amend section 2591 of the General Code of Ohio, providing for remission of taxes because of injury to or destruction of building or structures during the current tax year.

H. J. R. No. 54 — Mr. Orrison. Urging representatives in congress to support the president in his purpose to fulfill the pledges of the Democratic party.

H. B. No. 571 — Mr. Warnes. To divide the state into assessment districts; to provide for the appointment of district assessors, district boards of assessors, and district boards of complaints therein; to prescribe the powers and duties of such officers and boards, and to further define and prescribe the powers and duties of prosecuting at-

torneys, the tax commission of Ohio, and other officers and boards, and to repeal sections 2578, 2583, 2584, 2591, 2629, 3349 to 3354 inclusive, 3363 to 3369 inclusive, 5366, 5367, 5393, 5394, 5396, 5466-2, 5542-8, 5542-9, 5542-9a, 5542-9b, 5542-9c, 5542-9d, 5542-10, 5542-11, 5543 to 5548 inclusive, 5565, 5566, 5567, 5569, 5572, 5575, 5578 to 5624-1, inclusive.

H. B. No. 184 — Mr. Kramer. To appropriate the sum of one thousand dollars for the use of Mrs. Louis S. Kuebler.

H. B. No. 47 — Mr. Thatcher. To determine and mark township boundary lines.

H. B. No. 395 — Mr. Orrison. To amend section 4917 of the General Code.

H. B. No. 122 — Mr. Clark. To amend section 2633 of the Ohio General Code, relative to bond of county treasurers.

H. B. No. 389 — Mr. Jackson. To amend section 5649 of the General Code, relating to the payment and distribution of township road tax.

H. B. No. 345 — Mr. Conover. To repeal sections 3375, 3376, 3377, 3378, 3379, 3380, 3381, 3382, 3383, 3384, 3738, 3739, 3740, of the General Code, relating to labor upon the public highways and streets.

H. B. No. 350 — Mr. Fellingner. To amend section 4937 of the General Code relating to the disposition of poll books and tally sheets.

H. B. No. 356 — Mr. Orrison. To supplement section 7965-1 of the General Code by the enactment of section 7965-2 of the General Code, relating to the duties of sealers of weights and measures.

H. B. No. 33 — Mr. Williams. To amend section 12819 of the General Code, relative to carrying concealed weapons.

H. B. No. 245 — Mr. Winters. To amend section 3736 of the General Code, relative to active depositaries.

H. B. No. 388 — Mr. Brown, of Ashland. To amend section 5978 of the General Code, relative to the Saturday half holiday.

H. B. No. 663 — Mr. Chapman. To provide for refunder of portions of the tax on the traffic in intoxicating liquors in certain cases of enforced discontinuance of said traffic.

H. B. No. 353 — Mr. Schaefer. To amend sections 1307 and 1311 of the General Code in relation to the practice of pharmacy in the state of Ohio.

H. B. No. 393 — Mr. Nungesser. To amend sections 1129, 1130, 1131, 1132, 1133, 1134, 1136, 1137 and 1138, to enact a new section to be known as section 1136-a and to repeal section 1135 of the General Code, relative to the sale of feed stuffs.

H. B. No. 333 — Mr. Vonderheide. Providing for enlarging and extending the jurisdiction of the police court of the city of Dayton and changing the name of such court to the municipal court of Dayton.

H. B. No. 425 — Mr. Carroll. To provide for the redemption of county free turnpike road bonds defaulted by reason of expiration of time, and where turnpike roads could not be certified to the county treasurer for collection for a continuous period after expiration of the original time limit and the additional ten years, for the payment of such turnpike road county bonds, and where such source of payment has proved inadequate for the redemption of such bonds.

H. B. No. 445 — Mr. Kramer. To amend section 5028 of the General Code, relating to ballots in townships and villages with a population of less than two thousand.

H. B. No. 117 — Mr. Reighard. To amend section 3678 of the General Code, relative to the appropriation of real estate.

H. B. No. 384 — Mr. Detrick. To amend section 5019 of the General Code, relating to the form of ballot to be used at elections on constitutional amendments.

H. B. No. 318 — Mr. Morris. To amend sections 1546 and 1550 of the General Code, providing for the appointment, and compensation of official court stenographers.

H. B. No. 45 — Mr. Behne. To amend section 4361 of the General Code, relating to the powers and duties of the board of trustees of public affairs.

H. B. No. 119 — Mr. Clark. To prohibit the employment under contract to any person, firm or corporation, of any persons confined in any workhouse or jail in this state.

H. B. No. 41 — Mr. Read. To provide for, aid, and encourage the civic, social and moral development of the local communities throughout the state.

H. B. No. 444 — Mr. Hite. To permit any person, persons, firm, partnership, corporation or association of persons to contribute a fund for the purpose of assisting in the improvement of highways and to provide for commissions for improving the same.

H. B. No. 322 — Mr. Snyder, of Hamilton. Providing a board to censor motion pictures films and prescribing the duties and powers of the same.

H. B. No. 669 — Mr. Lowry. To amend sections 4949, 4950, 4951, 4952, 4953, 4954, 4955, 4956, 4959, 4960, 4961, 4963, 4964, 4967, 4968, 4969, 4970, 4973, 4974, 4984, 4986, 4987, 4988 and 4989; to supplement sections 4952, 4969 and 4991 by the enactment of sections 4952-1, 4969-1 and 4991-1 and to repeal sections 4957, 4958, 4965 and 4966 of the General Code, relating to primary elections.

H. J. R. No. 52 — Mr. Lowry. Requesting return of H. B. No. 219.

H. J. R. No. 25 — Mr. Warnes. Relative to joint rules to govern the Senate and House of Representatives.

H. B. No. 23 — Mr. King, of Franklin. To amend section 13106 of the General Code, relating to false or short weight or measure.

H. J. R. No. 33 — Mr. Warnes. Proposing an amendment to article X of the constitution of the state of Ohio, relative to county and township organizations.

H. B. No. 452 — Mr. Black, of Wyandot. Providing for the arrest of paroled prisoners and the duties of all sheriffs, deputy sheriffs, chiefs of police, policemen or police officers in connection therewith.

H. B. No. 523 — Mr. Conover. To amend sections 6441-1 and 6441-2 of the General Code, relating to the spraying of orchards.

H. B. No. 215 — Mr. Reid. To amend section 10918 of the General Code, relating to the selection of a guardian by minors.

H. B. No. 492 — Mr. McGuffey. To amend section 7217 and to repeal sections 7185, 7203, 7204, 7205, 7206, 7207, 7208, 7209, of the General Code, relating to the construction of turnpikes.

H. B. No. 513 — Mr. Gilson. To amend section 4688 of the General Code, relating to dissolving village school districts.

H. B. No. 433 — Mr. Snyder, of Hamilton. To amend section 3677 of the General Code, relating to the appropriation of property by municipal corporations.

H. B. No. 297 — Mr. Guthery. To amend section 1153 of the General Code, relating to the sale, offering for sale or keeping for the purpose of selling of commercial fertilizer.

H. B. No. 435 — Mr. Hunter. To regulate the sale of agricultural seeds, to prevent the adulteration thereof, and to provide a standard of purity.

H. B. No. 431 — Mr. McCormick. To provide for the combining of the probate court and court of common pleas in counties having a population of less than sixty thousand.

H. B. No. 417 — Mr. Kessler. To restore the elective franchise to persons convicted of violations of section 13314 of the General Code, relating to elections.

H. B. No. 590 — Mr. Cowan. To make general appropriations.

H. B. No. 369 — Mr. Wintermute. To amend section 7234 of the General Code, relating to the appointment of free turnpike commissioners.

H. B. No. 500 — Mr. Kilpatrick. To amend sections 5649-2 and 5649-3b and repeal section 5649-3 of the General Code, relative to the limitation of the tax rate.

H. B. No. 66 — Mr. Collins. To amend section 6396 of the General Code, relating to the penalty for the violation of certain provisions of chapter 31 of said code.

H. B. No. 424 — Mr. Terrell. To amend section 8673-13 of the General Code, relative to attachment or levy on shares of stock.

H. B. No. 290 — Mr. Duffey. To create a lien in favor of contractors, sub-contractors, laborers and material men, and to repeal sections 8308, 8310, 8311, 8312, 8313, 8314, 8315, 8316, 8317, 8318, 8319, 8320, 8321, 8322, 8323, 8330, 8333, 8334, 8335, 8336, 8337, and 8338 of the General Code.

H. B. No. 515 — Mr. Deaton. To further define the duties of drivers of vehicles upon public highways.

H. B. No. 514 — Mr. Diser. To amend section 10441 of the General Code, relating to the right of appeal in proceedings in aid of execution.

H. B. No. 266 — Mr. King, of Ashtabula. To prevent the spread of tuberculosis.

H. B. No. 457 — Mr. Black, of Hamilton. To repeal sections 779-1, 779-2 and 342-3 of the General Code, relating to the duties of the attorney general.

H. B. No. 413 — Mr. Welsh. To amend section 1453 of the General Code, relating to the catching of carp.

H. B. No. 383 — Mr. White. To amend section 1416-1, relating to the catching, killing or injury of foxes.

H. B. No. 352 — Mr. Schaefer. To amend section 376 of the General Code, relating to the duties of the state dairy and food commissioner, assistant commissioners and inspectors.

H. B. No. 467 — Mr. Hite. To provide for dragging the public roads of the state.

H. B. No. 494 — Mr. Gilson. To amend section 4991 of the General Code, relating to expenses at primary elections.

H. B. No. 478 — Mr. Ertel. To amend section 4189 of the General Code, relating to the management and control of union cemeteries, and to repeal sections 4184, 4185 and said original section 4189.

H. B. No. 357 — Mr. Clark. To regulate the sale of bonds, stocks, and other securities, and of real estate not located in Ohio, and to prevent fraud in such sales.

H. B. No. 511 — Mr. Lowry — To appropriate the sum of one thousand dollars for the use of Mrs. W. T. Smith.

H. B. No. 624 — Mr. Black, of Hamilton. To amend sections 4804 and 4805 of the General Code relating to the appointment of boards of deputy state supervisors of elections.

H. B. No. 535 — Mr. Beyer. To appropriate the sum of one thousand dollars to be paid to the heirs of the Hon. D. P. Hagerty, deceased, represented by A. L. Hagerty.

H. B. No. 621 — Mr. Brennan. To amend sections 4877-4946 of the General Code, relative to compensation of deputy clerk and assistants of the board of deputy supervisors.

H. B. No. 528 — Mr. Bonnell. To authorize the governor of Ohio to execute a deed for lands held by the state in Guernsey county.

H. J. R. No. 35, Mr. Warnes. Proposing an amendment to sections 1, 2 and 18 of article III of the constitution of the state of Ohio, relative to the selection of governor and other state officers.

H. B. No. 458 — Mr. Boggs. To authorize the board of education of Wheeling township, Belmont county, Ohio, to pay Mary Shivers as teacher.

H. B. No. 505 — Mr. Smith, of Butler. To provide for the deposit of donations and bequests to Miami university and to supplement sections 7941 of the General Code, of Ohio.

H. B. No. 559 — Mr. Smith, of Butler. To amend section 9908 of the General Code, relating to the real estate of agricultural societies.

H. B. No. 622 — Mr. Fellingner. To amend sections 621, 622 and 623 of the General Code, relating to the superintendent of insurance, and further defining his powers and duties.

H. B. No. 589 — Mr. Williams. To amend sections 1 and 8 of an act, entitled "an act to establish a criminal court in the city of Lorain, Lorain county, Ohio," passed May 10, 1910.

H. B. No. 196 — Mr. Snyder, of Hamilton. Authorizing the issuance of bonds and acquisition and appropriation of property and rights by municipal corporations to construct and equip electric railways and terminals on leased canal and other property.

H. B. No. 659 — Mr. Shanley. To furnish service ribbons to the officers and enlisted men of the Ohio National Guard.

H. B. No. 506 — Mr. Smith, of Butler. To permit incorporated associations to acquire prehistoric monuments and sites.

H. B. No. 550 — Mr. Duffey. To appropriate the sum of eighteen hundred dollars for the use of Mrs. Lawrence F. Conway.

H. B. No. 601 — Mr. Hoffman. To amend section 1541 of the General Code, relating to appointment of court interpreters, criminal bailiffs and their duties.

H. B. No. 638 — Mr. Bigelow. To provide for the submission of publicity pamphlets by the state, county or municipality, relative to measures submitted to the people through the initiative and referendum.

H. B. No. 25 — Mr. Black, of Hamilton. Providing for enlarging and extending the jurisdiction of the Police Court in the city of Cincinnati, and changing the name of such court to the municipal court of Cincinnati.

H. B. No. 576 — Mr. Smith, of Butler. Establishing a municipal court for the city of Hamilton, Butler county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.

H. B. No. 651 — Mr. Fell. To authorize the board of deputy state supervisors of elections for Muskingum county, Ohio, to substitute destroyed duplicate lists and registers of electors of the city of Zanesville, Muskingum county, Ohio.

H. B. No. 499 — Mr. Kilpatrick. To amend sections 4227-1, 4227-2, 4227-3, 4227-4, 4227-5 and 4227-6 of the General Code as enacted June 14th, 1911, providing for the initiative and referendum in municipal corporations.

H. B. No. 646 — Mr. Doster. To amend section 3636 of the General Code, relative to erection of building and elevators.

H. B. No. 604 — Mr. Duffey. Authorizing the county commissioners of the several counties of the state for the benefit of public health, convenience, or welfare, to construct, maintain, repair and operate sewer improvements and sewage treatment works outside of municipalities, and to repeal certain sections of the General Code.

H. B. No. 636 — Mr. Collins. To amend sections 6956-12 and 6956-15 of the General Code, relating to the laying out, construction, repairs or improvement of public roads.

H. B. No. 668 — Mr. Leist. To make appropriations for the support of the common schools of the state.

H. B. No. 660 — Mr. Jenkins. To amend sections 4681 and 4682 of the General Code and to supplement section 4682 of the General Code by enacting section 4682-1 of the General Code, relating to the organization and dissolution of village school districts.

H. B. No. 595 — Mr. Barthelmeh. Relating to suits against the state.

H. B. No. 493 — Mr. Pence. To amend section 7148 of the General Code, relative to the cutting of weeds along public roads and to supplement it by the enactment of supplemental sections 7148-1 and 7148-2.

H. B. No. 603 — Mr. Scott. To authorize the county commissioners of Harrison county, Ohio, to pay certain bills.

H. B. No. 525 — Mr. Thatcher. For relief of W. S. Osborn, of Jefferson township, Clinton county, Ohio.

H. B. No. 558 — Mr. Kessler. Authorizing trustees of Meigs township, Adams county, Ohio, to transfer funds.

H. B. No. 632 — Mr. Rhulman. To amend section 7596 of the General Code, relating to state aid for weak school districts.

H. B. No. 351 — Mr. Mills. To amend sections 3939, 3949 and 3927 of the General Code, to carry out the provisions of section 4 of article 18 of the constitution of Ohio, and to provide for the sale of bonds of small denominations issued by municipalities for public utilities.

H. B. No. 265 — Mr. King, of Ashtabula. To amend sections 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3151, 3152, 3153 of the General Code, of Ohio, relating to county and district tuberculosis hospitals.

H. B. No. 614 — Mr. Fellingner. To amend sections 9393, 9394 and 9395 of the General Code, relating to exemption of life insurance from claim of creditors.

Sub. H. B. No. 2 — Proposed by initiative petition first to be submitted to the general assembly. To provide for the removal of certain officers for misconduct in office.

H. B. No. 630 — Mr. Colter. Authorizing the construction, maintenance, repair and operation of joint sewer improvements, and joint sewage treatment works for the benefit of any rural land not more than three

miles outside of a municipal corporation or for the benefit of such rural land and land within a municipal corporation.

H. B. No. 460 — Mr. Tetlow. To amend section 938 of the General Code, relative to the approaching of abandoned mines.

H. B. No. 526 — Mr. Fellingner. To prevent discrimination against alien dependents of killed employees.

H. B. No. 46 — Mr. Kennedy. To provide for the examination, regulation, supervision and dissolution of certain banking concerns.

Sub. H. B. No. 582 — Mr. Mills. To create the public utilities commission of Ohio, to prescribe its organization, its powers and its duties, and to repeal sections 487 to 499 inclusive, sections 543 to 551 inclusive, sections 614, 614-24, 614-25, 614-26, 614-69, 614-70, 614-80, 614-81, and 614-83 of the General Code.

H. B. No. 524 — Mr. Thatcher. To appropriate the sum of eight hundred eighty-three dollars and eighty-one cents for the use of Mrs. Margaretta Lamb.

H. B. No. 572 — Mr. Kennedy. To amend section 9735 of the General Code, relating to declaration of dividends by banks.

H. B. No. 596 — Mr. Nungesser. To amend sections 8875, 8878, 8888 and 8890 of the General Code, relating to grade crossings in municipalities.

H. B. No. 483 — Mr. Kilrain. For the prevention of occupational diseases with reference to lead poisoning.

H. B. No. 562 — Mr. Snyder, of Hamilton. To provide for leasing of a further part of the Miami and Erie canal to the city of Cincinnati and to amend section 6 of the act of May 15, 1911, "To provide for leasing a part of the Miami and Erie canal to the city of Cincinnati as a public street or boulevard, and for sewerage and subway purposes."

WM. GREEN,
J. E. HOLDEN,
VINCENT ZMUNT,
M. A. BROADSTONE.
JAS. T. CARROLL,

FRANK W. THOMAS,
W. G. AGLER,
F. J. KILRAIN,
E. C. WOODWORTH,
W. D. FULTON.

The speaker of the House, in the presence of the House, signed said bills and joint resolutions.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to H. B. No. 567 — Mr. Fulton, and asks for a committee of Conference.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Black, of Hamilton, moved that the House accede to the request of the Senate and a committee on conference be appointed on matters of difference between the two houses on said bill. The motion was agreed to and the speaker appointed Messrs. Clark, Fulton and Mills as managers on the part of the House.

By unanimous consent, the following bill was introduced and read the first time:

H. B. No. 676 — Mr. Kennedy. To amend section 615, General Code.

On motion of Mr. Kennedy, the rule requiring bills to be printed and referred to committee before second reading and the constitutional rule requiring bills to be fully read on three different days were dispensed with and H. B. No. 676 was engrossed at the clerk's desk and read the second time.

On motion of Mr. Kennedy, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 676 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 64, nays 6, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Reppert,
Appenzeller,	Detrick,	of Ashtabula,	Reynolds,
Beatty,	Dickson,	Kramer,	Rhulman,
Behne,	Doster,	Leist,	Schaefer,
Beyer,	Ertel,	Lowry,	Shanley,
Bishop,	Etling,	Lustig,	Sweeney,
Black,	Fell,	McGuffey,	Terrell,
of Hamilton,	Fellinger,	Mills,	Tetlow,
Black,	Frick,	Morris,	Thatcher,
of Wyandot,	Fulton,	Mueller,	Venus,
Brennan,	Hoaglin,	Murphy,	Vonderheide,
Carroll,	Hoffman,	Nungesser,	Walsh,
Chapman,	Holl,	Nye,	Wintermute,
Clark,	Kathe,	Orlikowski,	Winters,
Colter,	Kennedy,	Orrison,	Woodworth,
Crawford,	Kessler,	Plank,	Young—64.
Davis,	Kilpatrick,	Quinlisk,	

Messrs. Collins, Gilson, Hastings, Hoover, Kemerer, and Robinson voted in the negative.

The bill was passed.

The title was agreed to.

Mr. Etling moved that the vote by which S. B. No. 258 — Mr. Haas, was lost, be reconsidered.

The motion was agreed to and said bill was taken up.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 63, nays 21, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Schweikert,
Anderson,	Dickson,	of Ashtabula,	Shanley,
Barthelmeh,	Donaldson,	Leist,	Siebert,
Beatty,	Duffey,	Lowry,	Snyder,
Behne,	Ertel,	Lustig,	of Hamilton,
Beyer,	Etling,	McCormick,	Snyder,
Bishop,	Fell,	Mueller,	of Pickaway,
Black,	Fellinger,	Murphy,	Sweeney,
of Wyandot,	Frick,	Nye,	Tetlow,
Boggs,	Hite,	Orlikowski,	Thatcher,
Bonnell,	Hoaglin,	Orrison,	Venus,
Bour,	Hoffman,	Plank,	Vonderheide,
Chapman,	Holl,	Quinlisk,	Walsh,
Collins,	Horwitz,	Read, of Summit,	Warnes,
Cowan,	Kemerer,	Reppert,	Welsh,
Crisswell,	Kilpatrick,	Rhulman,	Wintermute,
of Coshocton,	Kilrain,	Schaefer,	Winters—63.

Those who voted in the negative are: Messrs.

Black,	Gilson,	McGuffey,	Smith,
of Hamilton,	Jenkins,	Mills,	of Morgan,
Carroll,	Kathe,	Morris,	White,
Crawford,	King,	Plumb,	Winans,
Detrick,	of Franklin,	Reighard,	Woodworth,
Doster,	Kramer,	Robinson,	Young—21.

The bill was passed.

The title was agreed to.

Mr. Snyder, of Hamilton, offered:

H. R. No. 75.

Resolved, That the clerk of the House be and he is hereby directed and authorized to cause to be prepared and printed for the use of the members of the House five hundred copies of a legislative compendium containing a list of the numbers, authors and subject matter of all bills and resolutions introduced at the present session of this assembly and showing the disposition made of each, and the supervisor of public printing is directed to have such compendium printed when copy for the same is furnished him by such clerk.

Mr. Snyder, of Hamilton, moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 63, nays 3, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilpatrick,	Schaefer,
Anderson,	of Morrow,	Kilrain,	Schweikert,
Beatty,	Deaton,	King,	Shanley,
Beyer,	Detrick,	of Ashtabula,	Siebert,
Bishop,	Dickson,	King,	Snyder,
Black,	Doster,	of Franklin,	of Hamilton,
of Hamilton,	Duffey,	Leist,	Snyder,
Black,	Ertel,	Lowry,	of Pickaway,
of Wyandot,	Etling,	McCormick,	Tetlow,
Boggs,	Frick,	Morris,	Thomas,
Bour,	Hite,	Mueller,	Venus,
Brown, of Union,	Hoffman,	Murphy,	Walsh,
Capelle,	Holl,	Nungesser,	Williams,
Carroll,	Hoover,	Orlikowski,	Wintermute,
Clark,	Horwitz,	Plank,	Winters,
Colter,	Hunter,	Quinlisk,	Woodworth,
Criswell,	Kennedy,	Reppert,	Young—63.
of Coshocton,	Kessler,	Reynolds,	

Messrs. Conover, Kramer and White voted in the negative.

The resolution was adopted.

Mr. Ertel offered:

H. R. No. 76.

Resolved, That the following list of claims be allowed and ordered paid and that the speaker be and hereby is directed and authorized to draw his voucher for the payment of the same out of the contingent fund of the House.

L. C. Smith & Bros. Typewriter Co., rentals.....	\$ 16 00
The General Laundry Co., laundry.....	28 37
Baker Art Gallery, large picture.....	296 00
Armstrong & Okey, stenographic services.....	34 20
Minnie Rodgers, rentals.....	5 25

The Oliver Typewriter Agency, rental.....	50
Remington Typewriter Co., rentals.....	15 25
Chas. Richter, Jr., supplies.....	40
McClelland & Co., blank book.....	3 30
Alex. D. Kaetzel, supplies.....	1 50
The Thos. Ross & Bros. Soap Co., soap.....	1 60
Western Union Telegraph Co., telegrams.....	56
The Tracy-Wells Co., laundry baskets.....	6 00
The Frank P. Hall Co., supplies.....	3 58
D. A. Carroll, rental.....	3 00
Maude Martin, rental.....	3 00
Geo. F. Jelleff, services, etc.....	12 95
L. H. Braun, draping flags.....	2 50
A. H. Smythe, supplies.....	4 15
The MacDonald Stationery Co., supplies.....	3 75
The Schoedinger-Marr Co., supplies.....	60 00
Welsh Furniture Co., supplies.....	4 60
The Columbus Ice Co., ice.....	2 20
The United States Express Co., expressage.....	3 25
The Columbus Citizens Telephone Co., toll and rentals	729 81
American Express Co., expressage.....	55
Alfred Jacobs, services.....	14 00
Crystal Ice & Cold Storage Co., water and ice.....	103 38
Underwood Typewriter Co., rentals.....	4 50
Central Union Telephone Co., toll charges.....	347 17
Remington Typewriter Co., rentals.....	75

Mr. Ertel moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and nays were taken, and resulted—yeas 63, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Schaefer,
Agler,	Detrick,	of Franklin,	Shanley,
Black,	Donaldson,	Kramer,	Siebert,
of Hamilton,	Doster,	Leist,	Smith,
Black,	Ertel,	Lowry,	of Morgan,
of Wyandot,	Fellinger,	McCormick,	Snyder,
Boggs,	Frick,	Nungesser,	of Pickaway,
Bonnell,	Fulton,	Orlikowski,	Stivers,
Bour,	Gilson,	Orrison,	Thomas,
Capelle,	Hite,	Pence,	Venus,
Chapman,	Hoffman,	Plank,	Walsh,
Clark,	Holl,	Plumb,	Williams,
Collins,	Kathe,	Quinlisk,	Winans,
Colter,	Kemerer,	Read, of Summit,	Wintermute,
Criswell,	Kilpatrick,	Reighard,	Winters,
of Coshocton,	Kilrain,	Reppert,	Woodworth,
Criswell,	King,	Reynolds,	Young—63.
of Morrow,	of Ashtabula,	Rhulman,	

The resolution was adopted.

Mr. Black, of Hamilton, offered:

H. J. R. No. 57.

To authorize the clerk of the House to enroll certain bills in type-writing.

Mr. Black, of Hamilton, moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the yeas and yeas were taken, and resulted — yeas 76, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilrain,	Reynolds,
Agler,	of Coshocton,	King,	Rhulman,
Barthelmeh,	Criswell,	of Ashtabula,	Schweikert,
Beatty,	of Morrow,	King,	Shanley,
Beyer,	Deaton,	of Franklin,	Siebert,
Bishop,	Detrick,	Kramer,	Smith, of Butler,
Black,	Doster,	Lambert,	Smith,
of Hamilton,	Fell,	Leist,	of Morgan,
Black,	Foreman,	Lowry,	Stivers,
of Wyandot,	Frick,	McCormick,	Thomas,
Boggs,	Hite,	Mills,	Venus,
Bonnell,	Hoffman,	Morris,	Vollmer,
Bour,	Holl,	Murphy,	Vonderheide,
Brown, of Union,	Hoover,	Nungesser,	Walsh,
Capelle,	Horwitz,	Orlikowski,	Williams,
Carroll,	Hunter,	Orrison,	Winans,
Chapman,	Kathe,	Plumb,	Wintermute.
Collins,	Kemerer,	Quinlisk,	Winters,
Colter,	Kennedy,	Reid, of Fayette,	Woodworth,
Conover,	Kessler,	Reighard,	Young—76.
Crawford,	Kilpatrick,	Reppert,	

The resolution was adopted.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to

S. B. No. 185 — Mr. Gregory.

S. B. No. 154 — Mr. Haas.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has refused to agree to the report of the Committees of Conference on matters of difference between the two Houses on S. B. No. 36 — Mr. Friebolin, and asks for another committee of conference.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Terrell moved that the House accede to the request of the Senate and another committee of conference be appointed on matters of difference between the two houses.

The motion was agreed to and the speaker appointed Messrs. Smith, of Butler, Snyder, of Pickaway, and Reid as managers on the part of the House.

Mr. Collins moved that the vote by which S. B. No. 108, Mr. Mooney, was lost, be reconsidered.

The motion was agreed to and said bill was taken up.

The question being "Shall the bill pass?", Mr. Terrell moved that

the rule permitting no debate or amendment to a bill after being reported by the committee on Phraseology, be suspended and that debate or amendment be permitted on said bill.

The motion was agreed to and Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 8 strike out all after the word "corporation".

Strike out all of line 9.

In line 10 strike out the words "or municipality".

In line 11 after the word "thereof" insert a comma.

In line 12 before the word "and" insert "or the leasing of the electric light plant and equipment, or the waterworks plant, or both, of any person, firm, or company therein situated".

The motion was disagreed to.

The question recurring "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 66, nays 8, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kilrain,	Reynolds,
Agler,	Deaton,	King,	Schaefer,
Anderson,	Detrick,	of Ashtabula,	Schweikert,
Barthelmeh,	Dickson,	King,	Shanley,
Behne,	Duffey,	of Franklin,	Smith,
Beyer,	Ertel,	Kramer,	of Morgan,
Bishop,	Fell,	Lambert,	Snyder,
Black,	Fellinger,	Leist,	of Pickaway,
of Hamilton,	Freeman,	Lustig,	Sweeney,
Black,	Frick,	Mills,	Terrell,
of Wyandot,	Fulton,	Murphy,	Thomas,
Boggs,	Hite,	Nungesser,	Venus,
Bour,	Hoaglin,	Orlikowski,	Vollmer,
Brennan,	Hoffman,	Orrison,	Vonderheide,
Capelle,	Holl,	Pence,	Winans,
Carroll,	Horwitz,	Quinlisk,	Wintermute,
Collins,	Kessler,	Read, of Summit,	Woodworth,
Crawford,	Kilpatrick,	Reppert,	Young—66.

Those who voted in the negative are: Messrs.

Conover,	Kemerer,	Plumb,	Stivers,
Criswell,	Plank,	Rhulman,	Williams—8.
of Morrow,			

The bill was passed.

The title was agreed to.

Mr. Vonderheide moved that the vote by which the Senate amendments to H. B. No. 357 — Mr. Clark, were concurred in, be reconsidered.

The motion was agreed to and the amendments of the Senate were taken up.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 5, nays 70, as follows:

Those who voted in the affirmative are: Messrs. Fell, Kilpatrick, King, of Ashtabula, Morris and Orlikowski.

Those who voted in the negative are: Messrs.

Acker,	Beyer,	Bour,	Collins,
Agler,	Black,	Brennan,	Cooper,
Anderson,	of Hamilton,	Brown, of Union,	Deaton,
Barthelmeh,	Black,	Capelle,	Dickson,
Beatty,	of Wyandot,	Carroll,	Donaldson,
Behne,	Boggs,	Clark,	Doster,

Those who voted in the negative are: Messrs. — Concluded.

Fellinger,	Kessler,	Plank,	Terrell,
Foreman,	Kilrain,	Plumb,	Tetlow,
Freeman,	Kramer,	Quinlisk,	Thatcher,
Frick,	Lambert,	Read, of Summit,	Venus,
Fulton,	Leist,	Reighard,	Vollmer,
Guthery,	Lustig,	Reppert,	Vonderheide,
Hastings,	McGuffey,	Reynolds,	White,
Hoaglin,	Mueller,	Rhulman,	Williams,
Hoffman,	Murphy,	Robinson,	Wintermute,
Holl,	Nungesser,	Schaefer,	Winters,
Hunter,	Nye,	Schweikert,	Woodworth,
Kathe,	Pence,	Shanley,	Young—70.

The Senate amendments were not concurred in.

Mr. Smith, of Butler, submitted the following report:

The committees of Conference, to which were referred the matters of difference between the two houses on H. B. No. 522 — Mr. Smith, of Butler, having had the same under consideration do recommend to their respective houses as follows:

That the bill as passed by the Senate be passed with the following amendment:

In line 280, strike out the comma after the word "mayor" and insert the word "and".

CULBERTSON J. SMITH,
S. H. WILLIAMS,

Managers on part of the House of Representatives.

W. A. GREENLUND,
J. I. HUDSON,

Managers on part of the Senate.

The question being "Shall the report of the committee on conference be agreed to?", the yeas and nays were taken, and resulted — yeas 30, nays 66, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Fellinger,	Read, of Summit,	Thatcher,
Barthelmeh,	Freeman,	Reighard,	Vollmer,
Colter,	Hastings,	Robinson,	White,
Conover,	Kemerer,	Shanley,	Williams,
Cooper,	Kilpatrick,	Smith, of Butler,	Winans,
Davis,	Mills,	Stivers,	Woodworth,
Diser,	Nye,	Tetlow,	Young—30.
Etling,	Plank,		

Those who voted in the negative are: Messrs.

Acker,	Crawford,	Kessler,	Quinlisk,
Anderson,	Deaton,	Kilrain,	Reid, of Fayette,
Appenzeller,	Detrick,	Kramer,	Reppert,
Beatty,	Dickson,	Lambert,	Rhulman,
Behne,	Donaldson,	Leist,	Schaefer,
Beyer,	Doster,	Lowry,	Schweikert,
Bishop,	Duffey,	Lustig,	Smith,
Black,	Ertel,	McCormick,	of Morgan,
of Hamilton,	Fell,	McGuffey,	Snyder,
Boggs,	Gilson,	Morris,	of Hamilton,
Bonnell,	Guthery,	Mueller,	Snyder,
Bour,	Hoaglin,	Murphy,	of Pickaway,
Brown, of Union,	Hoffman,	Nungesser,	Sweeney,
Capelle,	Holl,	Orlikowski,	Thomas,
Carroll,	Hoover,	Orrison,	Venus,
Chapman,	Horwitz,	Pence,	Vonderheide,
Clark,	Hunter,	Plumb,	Wintermute—66.
Collins,	Kathe,		

The report of the committee was disagreed to.

Mr. Black, of Hamilton, moved that another committee of Conference be appointed on matters of difference between the two houses on H. B. No. 522 — Mr. Smith, of Butler.

The motion was agreed to and the speaker appointed Messrs. Kramer, Vonderheide and Deaton as managers on the part of the House.

H. B. No. 675 — Mr. Mills, was taken up.

On motion of Mr. Mills, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and H. B. No. 675 was engrossed at the clerk's desk and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Mills, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 675 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 65, nays 14, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Dickson,	King,	Shanley,
Beatty,	Donaldson,	of Ashtabula,	Smith,
Behne,	Doster,	Kramer,	of Morgan,
Beyer,	Duffey,	McGuffey,	Snyder,
Black,	Ertel,	Mills,	of Pickaway,
of Wyandot,	Etling,	Morris,	Sweeney,
Boggs,	Fell,	Mueller,	Thatcher,
Bonnell,	Fellinger,	Orlikowski,	Thomas,
Bour,	Foreman,	Plank,	Venus,
Brennan,	Fulton,	Quinlisk,	Vollmer,
Chapman,	Hite,	Read, of Summit,	Vonderheide,
Cooper,	Hoaglin,	Reid, of Fayette,	Walsh,
Cowan,	Hoffman,	Reighard,	Warnes,
Criswell,	Holl,	Reppert,	Williams,
of Coshocton,	Horwitz,	Rhulman,	Wintermute,
Davis,	Kessler,	Schaefer,	Winters,
Deaton,	Kilpatrick,	Schweikert,	Young—65.
Detrick,	Kilrain,		

Those who voted in the negative are: Messrs.

Anderson,	Crawford,	Gilson,	Robinson,
Barthelmeh,	Criswell,	Hastings,	White,
Capelle,	of Morrow,	Kathe,	Woodworth—14.
Collins,	Frick,	Kemerer,	

The bill was passed.

The title was agreed to.

H. B. No. 673 — Mr. Cowan, was taken up.

On motion of Mr. Cowan, the constitutional rule requiring bills to be fully read on three different days was dispensed with, and H. B. No. 673 was engrossed at the clerk's desk and read the second time.

The question being "Shall the bill be read the third time?", Mr. Cowan moved to refer the bill to a select committee of one, with instructions to amend as follows:

Line No. 45: Following this line insert lines reading:

"INDUSTRIAL COMMISSION OF OHIO.

Salaries and expenses 2,500

STATE CIVIL SERVICE COMMISSION OF OHIO.

Salaries and expenses 15,000

Line No. 189: Following this line insert lines reading:

"STATE BOARD OF UNIFORM STATE LAWS.

Expenses of commissioners 225"

Lines No. 251: Commencing in this line and continuing in subsequent lines strike out the following:

"excepting not to exceed one hundred dollars of said amount required for expenses incidental to such trusteeship,"

Line No. 269: Commencing in this line and continuing in subsequent lines, strike out the following:

"excepting not to exceed one hundred dollars of said amount required for expenses incidental to such trusteeship,"

Line No. 293: Following this line insert the numerals, "3081".

The motion was agreed to, and Mr. Cowan was appointed such committee, and reported the bill amended as instructed.

Mr. Cowan moved to refer the bill to a select committee of one, with instructions to amend as follows:

Line No. 183: Following this line, insert lines reading:

"Elizabeth Mack, Akron, Ohio, in full of all claims for damages and property loss occasioned by canal operation.. 1,600"

Line No. 333: Following this line, insert lines reading:

"Mrs. Michael Hansgen in full for funeral expenses of her son Corporal G. W. Hansgen, Company K., Seventh Regiment, Ohio National Guard..... 150"

Line No. 344: Following this line insert lines reading:

"OHIO SOLDIERS' AND SAILORS' ORPHANS' HOME.

Mabel Fitzgerald, in full settlement of all claims for the death of her husband, Frank Fitzgerald, in November, 1911, while employed by the state as assistant electrical engineer. 1,700

It is hereby provided that before a warrant is drawn on the treasury by the auditor of state, a trustee shall be appointed by the probate judge of the county in which the said Mabel Fitzgerald resides, and said trustee is hereby authorized to invest the said seventeen hundred dollars for her benefit; that at the death of said Mabel Fitzgerald this investment shall go to her son, Howard Fitzgerald.

Howard Fitzgerald, son of Frank Fitzgerald and Mabel Fitzgerald, in full settlement of all claims due to the death of his father, Frank Fitzgerald, in November, 1911, while employed by the state as assistant electrical engineer at

the Ohio Soldiers' and Sailors' Orphans' Home, Xenia, Ohio. 1,500

It is hereby provided that before a warrant is drawn on the treasury by the auditor of state, a trustee shall be appointed by the probate judge of the county in which the said Howard Fitzgerald resides, and said trustee is hereby authorized to invest the fifteen hundred dollars for the benefit of said Howard Fitzgerald."

Line No. 491: Following this line insert lines reading:

"Minnie E. Sturgeon, Columbus, Ohio, in full for all claims incidental to the death of her husband, Samuel K. Sturgeon, due to accident while employed by the Ohio State University 3,000"

Line No. 478: Following this line insert lines reading:

"Committee expense incidental to work of committee appointed under authority of H. J. R. No. 15, 80th general assembly, being a committee to inquire into and investigate expenditures of all departments of state, including legislative bodies 200"

The motion was agreed to, and Mr. Cowan was appointed such committee, and reported the bill amended as instructed.

Mr. Cowan moved to refer the bill to a select committee of one, with instructions to amend as follows:

Line No. 213: Following this line insert lines reading:

"INSPECTOR OF WORKSHOPS AND FACTORIES.

Salaries and expenses of building code incurred prior to February 15, 1913 473 43"

Line No. 349: Following this line insert lines reading:

"The Columbus Blank Book Mfg. Co., claim of December 31, 1910 4 00"

Line No. 386: Following this line insert lines reading:

"The F. J. Heer Printing Company, contract for second volume constitutional convention debates 4,100
Ella M. Scriven salary 750
E. S. Nichols salary 750
I. R. Morrison salary 750
Contingent expense 100
C. B. Galbreath salary 250

The motion was agreed to, and Mr. Cowan was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Cowan, the rule requiring bills to be referred to the committee on Phraseology and constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 673 was engrossed at the clerk's desk and read the third time by title.

The question being, "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 78, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Hoover,	Robinson,
Anderson,	of Morrow,	Horwitz,	Schweikert,
Barthelmeh,	Deaton,	Kathe,	Shanley,
Beatty,	Detrick,	Kemerer,	Siebert,
Behne,	Dickson,	Kessler,	Smith,
Beyer,	Diser,	Kilrain,	of Morgan,
Bishop,	Donaldson,	King,	Snyder,
Boggs,	Doster,	of Ashtabula,	of Pickaway,
Bonnell,	Duffey,	Lowry,	Sweeney,
Bour,	Ertel,	Morris,	Thatcher,
Brennan,	Etling,	Mueller,	Thomas,
Brown,	Fell,	Nungesser,	Venus,
of Union,	Fellinger,	Orrison,	Vollmer,
Capelle,	Foreman,	Pence,	Vonderheide,
Clark,	Frick,	Plank,	Welsh,
Collins,	Fulton,	Plumb,	Williams,
Colter,	Guthery,	Quinlisk,	Winans,
Conover,	Hastings,	Read,	Wintermute,
Cowan,	Hoaglin,	of Summit,	Winters,
Crawford,	Hoffman,	Reppert,	Woodworth,
Criswell,	Holl,	Reynolds,	Young — 78.
of Coshocton,			

The bill was passed.

The title was agreed to.

H. B. No. 674 — Mr. Cowan, was taken up.

On motion of Mr. Cowan, the constitutional rule requiring bills to be fully read on three different days was dispensed with and H. B. No. 674 was engrossed at the clerk's desk and read the second time.

The question being, "Shall the bill be read the third time?", Mr. Cowan moved to refer the bill to a select committee of one, with instructions to amend as follows:

Line No. 33: Strike out this line and insert in lieu thereof: "Salaries, uses and purposes of state and county boards in accordance with provisions."

Line No. 35: Following the word "Receipts" insert: "Of the 'State Liquor License Fund' as provided in said act, coming into said fund prior to February 16, 1915, to be applied to salaries, uses and purposes of said boards in payment of liabilities incurred prior to said date, in accordance with the provisions of said act."

The motion was agreed to, and Mr. Cowan was appointed such committee, and reported the bill amended as instructed.

Mr. Cowan moved to refer the bill to a select committee of one, with instructions to amend as follows:

Line No. 11: Following this line insert lines reading:

"AUDITOR OF STATE.

Shelving, repairs and file cases, unexpended balances."

Line No. 15: Following this line insert lines reading:

"BOARDS OF EDUCATION.

For the support of schools for the blind, crippled and deaf children, to be distributed by the auditor of state, in accordance with provisions of House Bill No. 273, 80th general assembly 46,000"

Lines Nos. 20 and 21: Strike out these lines and insert in lieu thereof:

"Moving, remodeling and refurnishing offices of the governor, adjutant general, auditor of state and dairy and food commissioner 13,000"
 Line No. 34: Strike out the numerals "100,000.00" and insert in lieu thereof the numerals, "165,000."

Line No. 46: Following this line insert lines reading:

"Headquarters of 3rd Regiment of Infantry, Ohio National Guard, to replace regimental property destroyed by fire, March 26, 1913; this property being of such nature it cannot be restored by state or government issue..... 712"
 Line No. 50: Following this line insert lines reading:

"Hattie G. Harper in full settlement of all claims for the death of her husband, E. L. Harper, while in the line of duty as Battalion Sergeant-Major, Third Infantry, Ohio National Guard, at Dayton, Ohio, March 25, 1913..... 2,500
 It is hereby provided that before a warrant on the treasury is drawn by the auditor of state a trustee shall be appointed by the probate court of the county in which the said Hattie G. Harper is residing, and that the said trustee is hereby authorized to invest the said two thousand five hundred dollars for the benefit of the said Hattie G. Harper during her natural life; that at her death said investment shall go to the heirs of the body of the said E. L. Harper; that in the event of the death of said heirs before that of the said Hattie G. Harper, their mother, said property shall revert to and become the property of the state of Ohio.

To the minor heirs of E. L. Harper, Battalion Sergeant-Major, Third Infantry, Ohio National Guard, as follows:
 Pauline Lenore 1,000
 Harold Edward 1,000
 Unborn child 1,000
 compensation in full for the death of their father, the said E. L. Harper.

It is hereby provided that before a warrant on the treasury is drawn by the auditor of state, a guardian shall be appointed for the said minor heirs of the said E. L. Harper, who shall invest and use the same for the benefit of said minor heirs, as provided by law; that in the event of the death of either of the said minor heirs before reaching legal age, any sum remaining in the hands of their guardian shall be passed to the credit of the remaining heir or heirs; that in the event of the death of all said heirs before reaching legal age any sums of money or property whatsoever arising out of the funds paid by the State of Ohio to said minor heirs shall be paid over to the trustee of said Hattie G. Harper, their mother, to be held for her in trust during her natural life, and any balance of said funds remaining in the custody of said trustee shall revert to the State of Ohio on the death of the said Hattie G. Harper.

Etta N. Harris in full settlement of all claims for the death of her husband, William Harris, while in the line of duty, as First Sergeant, Company K, Third Infantry, Ohio National Guard, at Dayton, Ohio, March 26, 1913.. 2,500

It is hereby provided that before a warrant on the treasury is drawn by the auditor of state a trustee shall be appointed by the probate court of the county in which the said Etta N. Harris is residing, and that the said trustee is hereby authorized to invest the said two thousand five hundred dollars for the benefit of the said Etta N. Harris during her natural life; that at her death said investment shall go to the heir of the body of the said William Harris; that in the event of the death of the said heir before that of the said Etta N. Harris, her mother, said property shall revert to and become the property of the State of Ohio.

To the minor heir of the said William Harris, First Sergeant, Company K, Third Infantry, Ohio National Guard, Catherine Harris
compensation in full for the death of her father, the said William Harris.

1,000

It is hereby provided that before a warrant on the treasury is drawn by the auditor of state a guardian shall be appointed for the said minor heir of the said William Harris, who shall invest and use the same for the benefit of the said minor heir as provided by law; that in the event of the death of the said minor heir before reaching legal age, any sum of money or property whatsoever arising out of the funds paid by the State of Ohio to said minor heirs shall be paid over to the trustee of the said Etta N. Harris, her mother, to be held for her in trust during her natural life, and any balance of said fund remaining in the custody of said trustee shall revert to the State of Ohio on the death of said Etta N. Harris."

Line No. 54: Following this line insert lines reading:

"SECRETARY OF STATE.

For expenses of publishing and distributing pamphlet authorized by section 1-g, article 2, constitution of Ohio..... 50,000"

Line No. 67: Strike out the numerals "7,500.00" and insert in lieu thereof, "10,000.00."

Line No. 170: Following this line insert lines reading:

"To an honorary commission, appointed by the governor, appointment not requiring confirmation by the senate, to serve without compensation, except actual expenses. Said commission to enter into a contract, to be approved by the governor, for the erection of a memorial building, in commemoration of the life and services of Colonel William Jennings and his company of soldiers who erected a fort at Fort Jennings, the present site of the village of Fort Jennings, Putnam county, Ohio. After appointment the commission shall organize and elect one of its members chairman. The chairman shall approve and sign all vouchers for the payment of costs in the erection of said memorial building, for which there is hereby appropriated the sum of.....

4,000"

Line No. 203: "Agricultural extension work." Insert numerals 35,000."

The motion was agreed to, and Mr. Cowan was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Cowan, the rule requiring bills to be referred to the committee on Phraseology and constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 674 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 71, nays 11, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Kilpatrick,	Reppert,
Appenzeller,	Detrick,	Kilrain,	Reynolds,
Barthelmeh,	Dickson,	King,	Rhulman,
Beatty,	Diser,	of Ashtabula,	Schaefer,
Behne,	Donaldson,	Kramer,	Schweikert,
Beyer,	Doster,	Lambert,	Shanley,
Bishop,	Ertel,	Leist,	Siebert,
Black,	Fell,	Lowry,	Smith, of Butler,
of Wyandot,	Fellinger,	McGuffey,	Snyder,
Boggs,	Frick,	Morris,	of Pickaway,
Bour,	Fulton,	Mueller,	Sweeney,
Brennan,	Guthery,	Murphy,	Venus,
Capelle,	Hoaglin,	Nungesser,	Vonderheide,
Carroll,	Hoffman,	Orlikowski,	Walsh,
Clark,	Holl,	Orrison,	Wintermute,
Collins,	Jenkins,	Plumb,	Winters,
Colter,	Kathe,	Quinlisk,	Woodworth,
Cowan,	Kennedy,	Read,	Young — 71.
Crawford,	Kessler,	of Summit,	

Those who voted in the negative are: Messrs.

Anderson,	Hoover,	Pence,	Reighard,
Brown,	Hunter,	Plank,	Smith,
of Union,	Kemerer,	Reid, of Fayette,	of Morgan — 11.
Conover,			

The bill was passed.

The title was agreed to.

On motion of Mr. Lowry, the House recessed for five minutes.

The House met pursuant to recess.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 530 — Mr. Snyder, of Hamilton. To supplement section 2419 of the General Code by an additional section authorizing county commissioners to contract with cities for the maintenance of the county poor.

H. B. No. 474 — Mr. King, of Ashtabula. Providing a levy for the support of the state normal schools at Bowling Green and Kent, Ohio.

H. B. No. 531 — Mr. Snyder, of Hamilton. To amend sections 6094, 6094-1 of the General Code of the State of Ohio relating to the distribution of revenues and fines.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

The Senate has agreed to the report of the committees of conference on matters of difference between the two houses on S. B. No. 95 — Mr. Jung.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill: H. B. No. 671 — Mr. Cowan. To repeal section 7576 of the General Code.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill: H. B. No. 666 — Mr. Cowan. Making appropriations for interest on the irreducible debt, for the support of the common schools, for the Miami University, the Ohio University, the state normal school or college of the Ohio University, the state normal school or college of the Miami University, the state normal school at Kent, Ohio, the state normal school at Bowling Green, Ohio, the Ohio State University, and for the normal and industrial department of the Wilberforce University.

With the following amendment, in which the concurrence of the House of Representatives is requested:

Strike out all after the enacting clause and add the following:

SECTION 1. That there be, and is hereby appropriated, from any moneys that may be in the state treasury, or that may come into the state treasury, belonging to the sinking fund, for the purposes herein after named:

For interest on the irreducible debt of the state, which constitutes the school, ministerial, indemnity fund, Ohio University and Ohio State University funds, falling due January 1st, 1914, \$325,000.00

SECTION 2. That there be and is hereby appropriated from any moneys coming into the state treasury to the credit of the "State Common School Fund" for the fiscal year ending November 15, 1914, the sum of two million four hundred and eighty-five thousand dollars (\$2,485,000), to be distributed for that purpose at the rate of two dollars (\$2.00) for each enumerated youth; and paid in the manner provided by sections 7582, 7583 and 7584 of the General Code.

SECTION 3. That there be and is hereby appropriated from any moneys coming into the state treasury to the credit of "The Miami University fund" not otherwise appropriated for the last three-quarters of the fiscal year ending November 15, 1914, and for the first quarter of the fiscal year ending November 15, 1915, the sum of sixty-two thousand five hundred dollars (\$62,500.00); to be applied to the uses and purposes of the Miami University according to law.

SECTION 4. That there be and is hereby appropriated from any moneys coming into the state treasury to the credit of "The Ohio University fund" not otherwise appropriated for the last three-quarters of the fiscal year ending November 15, 1914, and for the first quarter of the fiscal year ending November 15, 1915, the sum of sixty-two thousand

five hundred dollars (\$62,500.00); to be applied to the uses and purposes of the Ohio University according to law.

SECTION 5. That there be and is hereby appropriated from any moneys coming into the state treasury to the credit of "The Ohio Normal School fund" not otherwise appropriated for the last three-quarters of the fiscal year ending November 15, 1914, and for the first quarter of the fiscal year ending November 15, 1915, the sum of thirty-seven thousand five hundred dollars (\$37,500.00); to be applied to the uses and purposes of the state normal school or college of the Ohio University according to law.

SECTION 6. That there be and is hereby appropriated from any moneys coming into the state treasury to the credit of "The Miami Normal School fund" not otherwise appropriated, for the last three-quarters of the fiscal year ending November 15, 1914, and for the first quarter of the fiscal year ending November 15, 1915, the sum of thirty-seven thousand five hundred dollars (\$37,500.00); to be applied to the uses and purposes of the state normal school or college of the Miami University according to law.

SECTION 7. That there be and is hereby appropriated from any moneys coming into the state treasury to the credit of "The Kent State Normal School fund" not otherwise appropriated, for the last three-quarters of the fiscal year ending November 15, 1914, and for the first quarter of the fiscal year ending November 15, 1915, the sum of thirty-seven thousand five hundred dollars (\$37,500.00); to be applied to the uses and purposes of the state normal school at Kent, Ohio, according to law.

SECTION 8. That there be and is hereby appropriated from any moneys coming into the state treasury to the credit of "The Bowling Green State Normal School fund" not otherwise appropriated, for the last three-quarters of the fiscal year ending November 15, 1914, and for the first quarter of the fiscal year ending November 15, 1915, the sum of thirty-seven thousand five hundred dollars (\$37,500.00); to be applied to the uses and purposes of the state normal school at Bowling Green, Ohio, according to law.

SECTION 9. That there be and is hereby appropriated from any moneys coming into the state treasury to the credit of "The Ohio State University fund" not otherwise appropriated, for the last three-quarters of the fiscal year ending November 15, 1914, and for the first quarter of the fiscal year ending November 15, 1915, the sum of four hundred thousand dollars (\$400,000.00); to be applied to the uses and purposes of the Ohio State University according to law.

SECTION 10. That there be and is hereby appropriated from any moneys coming into the state treasury to the credit of "The Normal and Industrial Department of the Wilberforce University fund" not otherwise appropriated, for the last three quarters of the fiscal year ending November 15, 1914, and for the first quarter of the fiscal year ending November 15, 1915, the sum of twenty-five thousand dollars (\$25,000.00); to be applied to the uses and purposes of the normal and industrial department of the Wilberforce University according to law.

SECTION 11. That in the event the rates authorized by law for the several funds named in this act shall not produce the respective amounts herein appropriated, the auditor of state is hereby authorized and directed to draw warrants on the state treasury in amounts equal to the deficiencies, the said warrants to be payable out of any money to the

credit of the general revenue fund not otherwise appropriated; and provided further that in the event the rates authorized by law for the several funds named in this act shall produce amounts in excess of the sums appropriated, the said excess shall be covered into the state treasury and credited to the general revenue fund.

SECTION 12. That the different appropriations hereinbefore provided for are made in accordance with the provisions of Amended House bill No. 186, passed May 31, 1911.

The question being "Shall the senate amendments be concurred in?", the yeas and nays were taken, and resulted—yeas 63, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cooper,	Kilrain,	Reynolds,
Anderson,	Cowan,	King,	Rhulman,
Barthelmeh,	Criswell,	of Franklin,	Schweikert,
Beatty,	of Morrow,	Kramer,	Shanley,
Beyer,	Detrick,	Lambert,	Smith,
Black,	Donaldson,	Leist,	of Morgan,
of Hamilton,	Duffey,	Lowry,	Snyder,
Boggs,	Ertel,	McCormick,	of Pickaway,
Bonnell,	Fell,	Mills,	Terrell,
Bour,	Frick,	Morris,	Tetlow,
Brown,	Gilson,	Nungesser,	Vollmer,
of Union,	Hoaglin,	Orlikowski,	Vonderheide,
Capelle,	Hoffman,	Plank,	Walsh,
Carroll,	Holl,	Quinlisk,	White,
Chapman,	Hoover,	Read,	Williams,
Collins,	Horwitz,	of Summit,	Winters,
Conover,	Hunter,	Reighard,	Woodworth,
		Reppert,	Young — 63.

The Senate amendment was concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you the the president of the Senate has appointed as managers on the part of the Senate on the matters of difference between the two houses on H. B. No. 522, Messrs. Seward, Cook and Howard.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has passed the following bill, in which the concurrence of the House of Representatives is requested.

S. B. No. 298 — Mr. Green. To regulate the size and construction of all caboose cars used by any common carrier in this state.

Attest:

W. V. GOSHORN,
Clerk.

Said bill was read the first time.

On motion of Mr. Tetlow, the rule requiring bills to be printed and referred to committee before second reading and the constitutional rule requiring bills to be fully read on three different days were dispensed with, and S. B. No. 298 was read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Tetlow, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 298 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 72, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Lambert,	Rhulman,
Agler,	of Morrow,	Leist,	Schweikert,
Barthelmeh,	Davis,	Lowry,	Smith, of Butler,
Beatty,	Detrick,	McCormick,	Smith,
Behne,	Donaldson,	Mills,	of Morgan,
Beyer,	Etling,	Morris,	Snyder,
Bishop,	Fell,	Nungesser,	of Pickaway,
Black,	Fellinger,	Nye,	Sweeney,
of Wyandot,	Freeman,	Orlikowski,	Terrell,
Bonnell,	Frick,	Orrison,	Tetlow,
Bour,	Hoaglin,	Pence,	Venus,
Brennan,	Hoffman,	Plank,	Vonderheide,
Carroll,	Holl,	Plumb,	Walsh,
Chapman,	Horwitz,	Quinlisk,	Warnes,
Clark,	Hunter,	Read,	Welsh,
Collins,	Kemerer,	of Summit,	Williams,
Colter,	Kilrain,	Reighard,	Winters,
Conover,	King,	Reppert,	Woodworth,
Cooper,	of Franklin,	Reynolds,	Young — 72.
Crawford,	Kramer,		

Messrs. Capelle and Shanley voted in the negative.

The bill was passed. The title was agreed to.

By unanimous consent, the following bill was introduced and read the first time.

H. B. No. 677 — Mr. Snyder, of Pickaway. To amend section 6 of an act entitled an act to authorize county commissioners, township trustees, boards of education, road commissioners, councils of municipal corporations and boards and officers thereof temporarily to repair, reconstruct and replace public property and public ways destroyed or injured by floods occurring in March and April, 1913; to authorize county commissioners and councils of municipal corporations to borrow and expend money for the purpose of cleansing public places and private grounds and buildings and removing therefrom any matter deposited therein by said flood which is inimical to the public health, safety or convenience; and to exempt proceedings for the permanent repair, reconstruction and replacement of such public property and public ways, and bonds issued and levies made for such purposes from certain requirements and limitations, passed April 10th, 1913; for the purpose of correcting typographical errors therein.

On motion of Mr. Snyder, of Pickaway, the rule requiring bills to be printed and referred to committee before second reading and the constitutional rule requiring bills to be fully read on three different days were dispensed with, and H. B. No. 677 was engrossed at the clerk's desk and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Snyder, of Pickaway, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and H. B. No. 677 was read for the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 87, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Conover,	Kessler,	Reppert,
Agler,	Crawford,	Kilpatrick,	Reynolds,
Anderson,	Criswell,	King,	Rhulman,
Barthelmeh,	of Morrow,	of Franklin,	Schweikert,
Beatty,	Davis,	Kramer,	Shanley,
Behne,	Deaton,	Lambert,	Smith, of Butler,
Beyer,	Detrick,	Leist,	Smith,
Bigelow,	Donaldson,	Lowry,	of Morgan,
Bishop,	Doster,	Lustig,	Snyder,
Black,	Duffey,	McCormick,	of Pickaway,
of Hamilton,	Ertel,	McGuffey,	Sweeney,
Black,	Etling,	Morris,	Terrell,
of Wyandot,	Fell,	Mueller,	Tetlow,
Boggs,	Freeman,	Murphy,	Thatcher,
Bonnell,	Frick,	Nungesser,	Vollmer,
Bour,	Fulton,	Orlikowski,	Vonderheide,
Brennan,	Hite,	Orrison,	Walsh,
Brown,	Hoaglin,	Pence,	Welsh,
of Union,	Hoffman,	Plank,	White,
Capelle,	Holl,	Plumb,	Williams,
Carroll,	Hoover,	Quinisk,	Winters,
Chapman,	Horwitz,	Read,	Woodworth,
Clark,	Hunter,	of Summit,	Young — 87.
Collins,	Kemerer,	Reighard,	

Mr. Gilson voted in the negative.

The bill was passed.

And therupon, by direction of the speaker, upon section 3, being the emergency section, the yeas and nays were taken, and resulted — yeas 89, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kilpatrick,	Reynolds,
Anderson,	of Morrow,	King,	Rhulman,
Barthelmeh,	Davis,	of Ashtabula,	Schweikert,
Behne,	Deaton,	King,	Shanley,
Bigelow,	Detrick,	of Franklin,	Siebert,
Bishop,	Donaldson,	Kramer,	Smith,
Black,	Doster,	Lambert,	of Morgan,
of Hamilton,	Duffey,	Leist,	Snyder,
Black,	Ertel,	Lowry,	of Pickaway,
of Wyandot,	Etling,	Lustig,	Sweeney,
Boggs,	Fell,	McCormick,	Terrell,
Bour,	Fellinger,	McGuffey,	Tetlow,
Brennan,	Freeman,	Morris,	Thatcher,
Brown,	Frick,	Mueller,	Venus,
of Union,	Fulton,	Murphy,	Vollmer,
Capelle,	Hoaglin,	Nungesser,	Vonderheide,
Carroll,	Hoffman,	Orlikowski,	Walsh,
Clark,	Holl,	Pence,	Warnes,
Collins,	Hoover,	Plank,	Welsh,
Colter,	Horwitz,	Plumb,	White,
Conover,	Hunter,	Quinisk,	Williams,
Cooper,	Kathe,	Read,	Winans,
Cowan,	Kemerer,	of Summit,	Wintermute,
Crawford,	Kessler,	Reighard,	Winters,
		Reppert,	Woodworth — 89.

Messrs. Mills and Young voted in the negative.

The emergency section was adopted. The title of the bill was agreed to.

Mr. Clark submitted the following report:

The committees of Conference, to which were referred matters of difference between the two houses on H. B. No. 567 — Mr. Fulton, having had the same under consideration, do recommend to their respective houses as follows:

Strike out lines 9 to 19, both inclusive, and in lieu thereof insert the following:

"First District: That so much of the county of Hamilton as is now contained within the limits of wards 1, 2, 3, 4, 5, 6, 7, 8, 9, 13, 18, 25; all of the tenth excepting precincts L, M, and R; precincts A and V of the twelfth ward, precincts G, H and I of the twenty-sixth ward; townships of Anderson, Columbia and Symmes; and all of Millcreek township excepting the precincts within the city of St. Bernard, shall compose the first district.

Second District: The remaining portion of the county of Hamilton now contained within the limits of wards 11, 14, 15, 16, 17, 19, 20, 21, 22, 23, and 24; precincts L, M and R of the tenth ward; all of the twelfth ward except precincts A and V; all of the twenty-sixth ward except precincts G, H and I; townships of Colerain, Crosby, Delhi, Green, Harrison, Miami, Springfield, Sycamore and Whitewater; and the precincts of the city of St. Bernard in Millcreek township, shall compose the second district.

In line 42 strike out the word "fourteenth" and insert "seventeenth".

In line 46 strike out the word "sixteenth" and insert "eighteenth".

In line 48 strike out the word "seventeenth" and insert "sixteenth".

In line 50 strike out the word "eighteenth" and insert "fourteenth".

In line 103 strike out the numerals "55th" and insert "65th".

In line 198 strike out "Cedar" and insert "Quincy."

W. D. FULTON,
JAMES R. CLARK,
DON P. MILLS,

Managers on part of the House.

R. H. FINEFROCK,
LOUIS P. COOK,
MAURICE BERNSTEIN.

Managers on part of the Senate.

The question being "Shall the report of the committees of Conference be agreed to?", the yeas and nays were taken, and resulted — yeas 74, nays 27, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bonnell,	Cowan,	Ertel,
Beatty,	Bour,	Criswell,	Etling,
Behne,	Brennan,	of Morrow,	Fell,
Beyer,	Carroll,	Detrick,	Fellinger,
Black,	Chapman,	Dickson,	Foreman,
of Hamilton,	Clark,	Donaldson,	Frick,
Black,	Collins,	Doster,	Fulton,
of Wyandot,	Colter,	Duffey,	Guthery,

Those who voted in the affirmative are: Messrs. — Concluded.

Hite,	Lambert,	Orrison,	Snyder,
Hoaglin,	Leist,	Quinlisk,	of Pickaway,
Hoffman,	Lowry,	Read,	Sweeney,
Holl,	Lustig,	of Summit,	Terrell,
Horwitz,	McGuffey,	Reppert,	Tetlow,
Kathe,	Mills,	Rhulman,	Thatcher,
Kennedy,	Morris,	Schaefer,	Vollmer,
Kessler,	Mueller,	Schweikert,	Vonderheide,
Kilpatrick,	Murphy,	Shanley,	Warnes,
Kilrain,	Nungesser,	Siebert,	Welsh,
King,	Nye,	Smith, of Butler,	Wintermute,
of Ashtabula,	Orlikowski,		Winters,
			Young — 74.

Those who voted the negative are: Messrs.

Anderson,	Criswell,	Jenkins,	Plumb,
Bishop,	of Coshocton,	Kemerer,	Robinson,
Boggs,	Davis,	King,	Smith,
Brown,	Freeman,	of Franklin,	of Morgan,
of Union,	Gilson,	Kramer,	Venus,
Capelle,	Hoover,	McCormick,	White,
Conover,	Hunter,	Pence,	Winans — 27.
Crawford,	Jackson,	Plank,	

The report of the committee of Conference on H. B. No. 567 — Mr. Fulton, was agreed to.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

S. B. No. 185 — Mr. Gregory. To provide for the council of the city of Cincinnati.

WM. GREEN,
VINCENT ZMUNT,
J. E. HOLDEN,
W. D. FULTON,

EARL E. ERTEL,
JAS. T. CARROLL,
E. C. WOODWORTH.

The speaker of the House, in the presence of the House, signed said bill.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill: H. B. No. 163 — Mr. Vollmer. To amend section 1008 of the General Code, relative to the employment of females and regulating their hours of employment. With the following amendments in which the concurrence of the House of Representatives is requested:

In line 4 strike out the word "home".

Strike out all after line 3 and insert in lieu thereof the following:

Sec. 1008. Every person, partnership or corporation employing females in any factory, workshop, business office, telephone or telegraph office, restaurant, bakery, millinery or dressmaking establishment, mercantile or other establishments shall provide a suitable seat for the use of each female so employed and shall permit the use of such seats when such female employes are not necessarily engaged in the active duties for which they are employed and when the use thereof will not actually and

necessarily interfere with the proper discharge of the duties of such employes, such seat to be constructed, where practicable, with an automatic back support and so adjusted as to be a fixture but not obstruct employes in the performance of duty, and shall further provide a suitable lunch room, separate and apart from the work room, and in establishments where lunch rooms are provided, female employes shall be entitled to no less than thirty minutes for meal time; provided, that in any establishment aforesaid in which it is found impracticable to provide a suitable lunch room, as aforesaid, female employes shall be entitled to not less than one hour for meal time during which hour they shall be permitted to leave the establishment. Females over eighteen years of age shall not be employed or permitted or suffered to work in or in connection with any factory, workshop, telephone or telegraph office, millinery, or dressmaking establishment, restaurant or in the distributing or transmission of messages or in any mercantile establishment located in any city, more than ten hours in any one day, or more than fifty-four hours in any one week, but meal time shall not be included as a part of the work hours of the week or day, provided, however, that no restriction as to the hours of labor shall apply to canneries or establishments engaged in preparing for use perishable goods.

SECTION 2. That said original section 1008 of the General Code, be and the same is hereby, repealed.

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 28, nays 67, as follows:

Those who voted in the affirmative are: Messrs.

Behne,	Crawford,	Pence,	Thomas,
Bishop,	Etling,	Plank,	Venus,
Boggs,	Foreman,	Quinlisk,	Vonderheide,
Brennan,	Holl,	Schaefer,	Walsh,
Brown,	Kathe,	Smith, of Butler,	Welsh,
of Union,	Kramer,	Snyder,	Wintermute,
Canelle,	Leist,	of Pickaway,	Winters — 28.
Carroll,	Murphy,		

Those who voted in the negative are: Messrs.

Acker,	Criswell,	Kemerer,	Reighard,
Agler,	of Morrow,	Kennedy,	Reppert,
Anderson,	Davis,	Kessler,	Reynolds,
Barthelmeh,	Deaton,	Kilpatrick,	Rhulman,
Beyer,	Detrick,	King,	Robinson,
Bigelow,	Dickson,	of Ashtabula,	Schweikert,
Black,	Doster,	King,	Shanley,
of Hamilton,	Duffey,	of Franklin,	Siebert,
Black,	Fell,	Lambert,	Smith,
of Wyandot,	Fellinger,	Lowry,	of Morgan.
Bonnell,	Freeman,	Lustig,	Tetlow,
Bour,	Frick,	Mills,	Thatcher,
Chapman,	Hite,	Nungesser,	Vollmer,
Collins,	Hoaglin,	Nye,	Warnes,
Colter,	Hoffman,	Orlikowski,	White,
Conover,	Hoover,	Orrison,	Williams,
Cooper,	Horwitz,	Plumb,	Winans,
Cowan,	Jackson,	Read,	Young — 67.
	Jenkins,	of Summit,	

The Senate amendments were not concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill: H. B. No. 1 — Proposed by initiative petition first to be submitted to the General Assembly. Relative to regulating newspapers and the publication of nothing but the truth.

With the following amendments in which the concurrence of the House of Representatives is requested:

In line 29 after the word "representatives" add a semi-colon and the following: and such publication may be proved at the trial as a mitigating circumstance to reduce damages, provided that any voluntary publication made without demand may be used to rebut any presumption of malice or injury on the part of such newspaper company growing out of the original publication to which same related.

In line 69 strike out the figures "\$5,000.00" and insert in lieu thereof \$1,000.00."

In the same line strike out the words "five years" and substitute therefor the words "one year."

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted—yeas 83, nays 4, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Reighard,
Agler,	of Coshocton,	Kemerer,	Reppert,
Anderson,	Criswell,	Kennedy,	Reynolds,
Barthelmeh,	of Morrow,	Kessler,	Rhulman,
Behne,	Davis,	Kilpatrick,	Schaefer,
Beyer,	Detrick,	King,	Schweikert,
Bigelow,	Dickson,	of Ashtabula,	Shanley,
Bishop,	Doster,	King,	Siebert,
Black,	Duffey,	of Franklin,	Smith, of Butler,
of Wyandot,	Etling,	Kramer,	Snyder,
Boggs,	Fell,	Lambert,	of Pickaway,
Bonnell,	Fellinger,	Lowry,	Terrell,
Bour,	Freeman,	Lustig,	Tetlow,
Brennan,	Frick,	Mueller,	Thatcher,
Brown,	Hite,	Murphy,	Thomas,
of Union,	Hoaglin,	Nungesser,	Vonderheide,
Capelle,	Hoffman,	Orlikowski,	Warnes,
Chapman,	Holl,	Pence,	White,
Clark,	Hoover,	Plank,	Williams,
Collins,	Horwitz,	Plumb,	Winans,
Colter,	Hunter,	Quinlisk,	Wintermute,
Crawford,	Jackson,	Read,	Winters,
	Jenkins,	of Summit,	Woodworth — 83.

Messrs. Conover, Nye, Smith, of Morgan, and Young voted in the negative.

The Senate amendments were concurred in.

Mr. Hoaglin submitted the following report:

The standing committee on Phraseology, to which was referred S. B. No. 110 — Mr. Bernstein, having had the same under consideration, reports it back.

JOSEPH LUSTIG,
GEO. M. HOAGLIN,
G. M. PLUMB,

O. J. THATCHER,
J. CHAS. CRISWELL.

The report was agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Lowry moved that the rules be suspended and S. B. No. 110 be taken from its regular place on the calendar and be now considered, upon which the yeas and nays were demanded, taken and resulted — yeas 40, nays 37, as follows:

Those who voted in the affirmative are: Messrs.

Anderson,	Dickson,	Kilpatrick,	Reid, of Fayette,
Barthelmeh,	Etling,	King,	Reynolds,
Beyer,	Fellinger,	of Ashtabula,	Schaefer,
Bishop,	Hite,	Lowry,	Shanley,
Black,	Hoaglin,	Lustig,	Sweeney,
of Wyandot,	Holl,	McGuffey,	Thatcher,
Bour,	Jackson,	Mueller,	Welsh,
Capelle,	Jenkins,	Murphy,	White,
Chapman,	Kathe,	Plumb,	Williams,
Crawford,	Kemerer,	Quinlisk,	Wintermute — 40.
Detrick,	Kennedy,		

Those who voted in the negative are: Messrs.

Acker,	Conover,	Lambert,	Smith,
Agler,	Criswell,	Mills,	of Morgan,
Bigelow,	of Coshocton,	Nungesser,	Snyder,
Boggs,	Criswell,	Nye,	of Pickaway,
Bonnell,	of Morrow,	Orlikowski,	Terrell,
Brennan,	Davis,	Orrison,	Vonderheide,
Brown,	Freeman,	Plank,	Walsh,
of Union,	Frick,	Reighard,	Warnes,
Collins,	Horwitz,	Rhulman,	Winans,
Colter,	Hunter,	Siebert,	Woodworth,
		Smith, of Butler,	Young — 37.

The motion was disagreed to and said bill was ordered read the third time in its regular order.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to H. B. No. 163 — Mr. Vollmer, and asks for a Committee of Conference.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Lowry moved that the House accede to the request of the Senate and a committee of conference be appointed on matters of difference between the two houses on said bill.

The motion was agreed to and the speaker appointed Messrs. Vollmer, Etling, and Tetlow as managers on part of the House.

On motion of Mr. Lowry, the House recessed.

The House met pursuant to recess.

Prayer was offered by the Honorable Chas. A. White, of Columbiana county.

Mr. Gilson arose to a question of privilege and asked that his vote be recorded on H. B. No. 285 — Mr. Clark. His name being called, Mr. Gilson voted "no."

Mr. Ertel offered:

H. R. No. 77.

Resolved, That the following employes of the House of Representa-

tives be allowed and paid for one extra day's services, each at the same rate which they have been paid during the session:

Clara Rosenthal, Minne Rodgers, Delia Carroll, Estelle M. Woodworth, Kathryn Ragan, Maude Martin, Rose M. Burch, Owen C. Wooley, Robert Vogel, Frank Connaughton, William F. Corcoran, Rudolph C. Wittenmeier, W. F. Brazier, Henry Karting, Elijah Dodd, Heath Vining, Alexander Rosenstein, Fred Seegar, Mose Kahn, Henry Fromme, Alfred Jacobs, William H. Perry, J. H. Roush, William Todd, Robert E. Roehm, Edward Erwin, Alfred McCoy, John Quinlisk, Ora Knisely, Lawrence Winans, Howard Morris, L. F. Eckenrode, Walter McDonald, C. A. Reynolds, Herman C. Schulz, T. B. Keville, Jr., D. W. Schindler and W. C. Ries.

And the speaker is hereby authorized and directed to draw his warrant in favor of the persons named above, the same to be paid out of the fund of the House set apart to pay salaries and per diem of officers and other employees.

Mr. Ertel moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being, "Shall the resolution be adopted?", the yeas and nays were taken, and resulted — yeas 67, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	Lambert,	Rhulman,
Agler,	Detrick,	Leist,	Robinson,
Anderson,	Dickson,	Lowry,	Schaefer,
Beatty,	Donaldson,	Lustig,	Schweikert,
Beyer,	Doster,	McCormick,	Shanley,
Bishop,	Duffey,	Morris,	Smith, of Butler,
Black,	Ertel,	Nungesser,	Snyder,
of Hamilton,	Fell,	Nye,	of Hamilton,
Boggs,	Frick,	Orlikowski,	Thatcher,
Bonnell,	Gilson,	Orrison,	Vonderheide,
Bour,	Hite,	Pence,	Walsh,
Brown,	Hoaglin,	Plank,	Warnes,
of Union,	Hoffman,	Plumb,	White,
Capelle,	Holl,	Quinlisk,	Williams,
Carroll,	Kessler,	Read,	Winans,
Colter,	King,	of Summit,	Wintermute,
Crawford,	of Franklin,	Reighard,	Winters,
Davis,	Kramer,	Reppert,	Young — 67.

The resolution was adopted.

Mr. Cowan offered:

H. R. No. 78.

Resolved, That the speaker be, and he is hereby, directed to appoint a committee of three members to revise the rules governing the proceedings of the House of Representatives and to make report at the next session of the general assembly. The clerk of the House shall be *ex-officio* the clerk of such committee.

Mr. Capelle moved that the rules be suspended and the resolution be considered at once.

The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the resolution was adopted, and in accordance with the provisions thereof the speaker appointed the following committee: Messrs. Swain, Cowan and Morris.

S. B. No. 165 — Mr. Wieser, was taken up and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Reid, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 165, was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken and resulted — yeas 76, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Agler,	Detrick,	Kilrain,	Read,
Anderson,	Dickson,	King,	of Summit,
Appenzeller,	Duffey,	of Ashtabula,	Reid, of Fayette,
Barthelmeh,	Ertel,	King,	Reighard,
Beatty,	Frick,	of Franklin,	Reppert,
Beyer,	Fulton,	Kramer,	Reynolds,
Bishop,	Gilson,	Lambert,	Rhulman,
Black,	Guthery,	Leist,	Robinson,
of Hamilton,	Hastings,	Lowry,	Schaefer,
Black,	Hite,	Lustig,	Schweikert,
of Wyandot,	Hoaglin,	McCormick,	Shanley,
Boggs,	Hoffman,	Morris,	Siebert,
Bonnell,	Holl,	Mueller,	Smith,
Bour,	Hoover,	Murphy,	of Morgan,
Brown,	Horwitz,	Nungesser,	Terrell,
of Union,	Hunter,	Nye,	Thatcher,
Capelle,	Kathe,	Orrison,	Walsh,
Carroll,	Kemerer,	Pence,	White,
Conover,	Kessler,	Plank,	Winans,
Crawford,	Kilpatrick,	Plumb,	Wintermute,
		Quinlisk,	Winters,
			Young.

The bill was passed.

The title was agreed to.

Mr. Boggs offered:

H. R. No. 79.

Resolved, That the thanks of the House are due and tendered to the representatives of the press who, during the session, have occupied places on the floor of the House for the courteous treatment they have accorded members in making reports of its proceedings.

Mr. Boggs moved that the rules be suspended and the resolution be considered at once. The motion was agreed to and the resolution was taken up.

The question being "Shall the resolution be adopted?", the resolution was adopted.

S. B. No. 242 — Mr. Lloyd, was taken up and read the second time.

The question being "Shall the bill be read the third time?", Mr. Mills moved that the bill be laid on the table.

The motion was agreed to.

Mr. Kramer submitted the following report:

The Committees of Conference, to whom were referred the matters of difference between the two houses on H. B. No. 522 — Mr. Smith, of Butler, having had the same under consideration, do recommend to their respective houses as follows:

That the Senate recede from its amendment and that the bill be passed as passed by the House with the following amendment:

In line 280, strike out the comma (,) after the word "mayor" and insert the word "and".

JOHN F. KRAMER,
V. J. VONDERHEIDE,
VAN S. DEATON.

Managers on part of House.

LOUIS P. COOK,
J. P. SEWARD,
C. J. HOWARD.

Managers on part of Senate.

The question being "Shall the report of the committee of Conference be agreed to?", the yeas and nays were taken, and resulted — yeas 80, nays 14, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kessler,	Read,
Anderson,	of Morrow,	Kilpatrick,	of Summit,
Barthelmeh,	Deaton,	Kilrain,	Reid, of Fayette,
Beatty,	Detrick,	King,	Reppert,
Behne,	Dickson,	of Ashtabula,	Schaefer,
Beyer,	Donaldson,	Kramer,	Shanley,
Bishop,	Doster,	Leist,	Siebert,
Black,	Duffey,	Lowry,	Smith, of Butler,
of Hamilton,	Ertel,	Lustig,	Smith,
Black,	Fell,	McCormick,	of Morgan,
of Wyandot,	Fellinger,	McGuffey,	Snyder,
Bonnell,	Frick,	Mills,	of Pickaway,
Bour,	Fulton,	Morris,	Terrell,
Brennan,	Guthery,	Mueller,	Thomas,
Brown,	Hite,	Murphy,	Venus,
of Union,	Hoaglin,	Nungesser,	Vonderheide,
Cameron,	Hoffman,	Orlikowski,	Walsh,
Capelle,	Hoover,	Orrison,	Welsh,
Carroll,	Horwitz,	Pence,	Winans,
Chapman,	Hunter,	Plank,	Wintermute,
Collins,	Jackson,	Plumb,	Winters,
Crawford,	Kathe,	Quinlisk,	Young — 80.

Those who voted in the negative are: Messrs.

Conover,	Freeman,	King,	Robinson,
Cooper,	Hastings,	of Franklin,	Williams,
Davis,	Jenkins,	Nye,	Woodworth—14.
Diser,	Kemerer,	Reynolds,	

The report of the committee of Conference on H. B. No. 522 — Mr. Smith, of Butler, was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committee of Conference on matters of difference between the two houses on S. B. No. 36 — Mr. Friebolin, and H. B. No. 522 — Mr. Smith, of Butler.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 675 — Mr. Mills. To amend section 614-53 of the General Code relating to the issuing of stocks, bonds, notes and other evidences of indebtedness, payable at periods of greater than twelve months from the date thereof, of public utilities and railroads.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 100 — Mr. Tetlow. To provide for an eight-hour day on public work in the state or in any political subdivision thereof, or by contractors or sub-contractors in behalf of the state or any political sub-division thereof and penalties for violation of same.

With the following amendment in which the concurrence of the House of Representatives is requested:

Strike out all after the enacting clause and insert the following:

SECTION 1. Except in cases of extraordinary emergency, not to exceed eight hours shall constitute a day's work and not to exceed forty-eight hours a week's work, for workmen engaged on any public work carried on or aided by the state, or any political sub-division thereof, whether done by contract or otherwise; and it shall be unlawful for any person, corporation or association, whose duty it shall be to employ or to direct and control the services of such workmen to require or permit any of them to labor more than eight hours in any calendar day or more than forty-eight hours in any week, except in cases of extraordinary emergency. This section shall not be construed to include policemen or firemen.

SECTION 2. Any person who shall violate any of the provisions of this act shall be deemed guilty of a misdemeanor and upon conviction be fined not to exceed five hundred dollars or be imprisoned not more than six months or both.

SECTION 3. This act shall be in force and applicable to all contracts let on and after July 1, 1915.

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendment be concurred in?", the yeas and nays were taken, and resulted — yeas 63, nays 18, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cameron,	Kessler,	Reynolds,
Agler,	Capelle,	Kilpatrick,	Rhulman,
Anderson,	Carroll,	Kilrain,	Schaefer,
Barthelmeh,	Chapman,	King,	Schweikert,
Beatty,	Clark,	of Ashtabula,	Shanley,
Behne,	Cooper,	Kramer,	Siebert,
Beyer,	Crawford,	Lambert,	Sweeney,
Bishop,	Deaton,	Lustig,	Thomas,
Black,	Dickson,	McGuffey,	Vonderheide,
of Hamilton,	Doster,	Morris,	Walsh,
Black,	Duffey,	Mueller,	Warnes,
of Wyandot,	Fulton,	Orlikowski,	Welsh,
Boggs,	Hastings,	Orrison,	Williams,
Bonnell,	Hoaglin,	Plumb,	Winans,
Bour,	Hoffman,	Read,	Winters,
Brennan,	Horwitz,	of Summit,	Young — 63.
Brown,	Kennedy,	Reppert,	
of Union,			

Those who voted in the negative are: Messrs.

Appenzeller,	Freeman,	Kemerer,	Stivers,
Colter,	Holl,	McCormick,	White,
Criswell,	Hoover,	Nye,	Wintermute,
of Morrow,	Jackson,	Quinlisk,	Woodworth — 18.
Diser,	Kathe,	Smith,	
		of Morgan,	

The Senate amendment was concurred in.

Mr. Bishop moved that a message be sent to the Senate requesting the return of S. B. No. 168 — Mr. Potting.

The motion was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following H. J. R. No. 51 — Mr. Lowry. Relative to legislative manual.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 7 insert a period after the word "manual" and strike out the remainder of said line.

In line 8, strike out all up to and including the period after the word "House" and in lieu thereof insert the following: "The supervisor of public printing is authorized and directed to have the manual printed when copy for the same is furnished him by the clerks of the two houses."

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 78, nays 2, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kilpatrick,	Reppert,
Anderson,	Deaton,	Kilrain,	Rhulman,
Beatty,	Detrick,	King,	Schweikert,
Beyer,	Dickson,	of Ashtabula,	Shanley,
Black,	Diser,	King,	Siebert,
of Wyandot,	Doster,	of Franklin,	Smith, of Butler,
Boggs,	Duffey,	Kramer,	Smith,
Bonnell,	Ertel,	Lowry,	of Morgan,
Bour,	Fellinger,	Lustig,	Snyder,
Brennan,	Freeman,	McCormick,	of Hamilton,
Brown,	Frick,	McGuffey,	Snyder,
of Union,	Fulton,	Morris,	of Pickaway,
Cameron,	Guthery,	Mueller,	Thatcher,
Capelle,	Hastings,	Murphy,	Vonderheide,
Chapman,	Hite,	Nye,	Walsh,
Clark,	Hoaglin,	Orlikowski,	Warnes,
Collins,	Hoffman,	Orrison,	Welsh,
Colter,	Holl,	Quinlisk,	Williams,
Conover,	Horwitz,	Read,	Winans,
Criswell,	Hunter,	of Summit,	Wintermute,
of Coshocton,	Kemerer,	Reid, of Fayette,	Woodworth — 78.
Criswell,	Kessler,	Reighard,	
of Morrow,			

Messrs. Gilson and Stivers voted in the negative.

The Senate amendments were concurred in.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the Committees of Conference on matters of difference between the two House on H. B. No. 567 — Mr. Fulton.

Attest:

W. V. GOSHORN,
Clerk.

S. B. No. 142 — Mr. Hopple, was taken up and read the second time.

The question being, "Shall the bill be read the third time?", Mr. Terrell moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out all after enacting clause and insert:

"SECTION 1. That section 4411 of the General Code be supplemented by the enactment of section 4411-1 to read as follows:

"Sec. 4411-1. The board shall determine the duties and fix the salaries of its employees; but no member of the board of health shall be appointed as health officer or ward physician."

The motion was agreed to, and Mr. Terrell was appointed such committee, and reported the bill amended as instructed.

The question recurring, "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Terrell, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days were dispensed with and S. B. No. 142 was engrossed at the clerk's desk and read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 63, nays 7, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Deaton,	King,	Reynolds,
Agler,	Detrick,	of Ashtabula,	Schaefer,
Barthelmeh,	Diser,	King,	Schweikert,
Beatty,	Fellinger,	of Franklin,	Shanley,
Behne,	Freeman,	Kramer,	Siebert,
Beyer,	Frick,	Lambert,	Smith, of Butler,
Black,	Guthery,	Leist,	Terrell,
of Wyandot,	Hastings,	Lustig,	Thatcher,
Bour,	Hoaglin,	McCormick,	Thomas,
Brennan,	Hoffman,	Morris,	Venus,
Cameron,	Holl,	Orlikowski,	Vonderheide,
Carroll,	Horwitz,	Orrison,	Walsh,
Chapman,	Kemerer,	Plank,	Winans,
Clark,	Kennedy,	Quinlisk,	Wintermute,
Colter,	Kessler,	Read,	Winters,
Criswell,	Kilpatrick,	of Summit,	Woodworth,
of Morrow,	Kilrain,	Reid, of Fayette,	Young — 63.

Messrs. Cooper, Criswell, of Coshocton, Gilson, Hoover, Rhulman, Robinson and Stivers voted in the negative.

The bill was passed.

Mr. Terrell moved to amend the title as follows:

Strike out title and insert.

"To supplement section 4411 of the General Code by enactment of section 4411-1, relating to employees of board of health."

The amendment was agreed to.

The title as amended was agreed to.

By unanimous consent, the following bill was introduced and read the first time:

H. B. No. 678 — Mr. Deaton. To create an institution for the relief of the needy blind.

On motion of Mr. Deaton, the rules requiring bills to be printed and referred to committee before second reading and the constitutional rule requiring bills to be fully read on three different days were dispensed with, and H. B. No. 678 was engrossed at the clerk's desk and read the second time.

The question being "Shall the bill be read the third time?", Mr. Kramer moved to refer the bill to a select committee of one, with instructions to amend as follows: In line 46 after the period insert the following: "Provided however that such levy shall be subject to the limitations provided by law upon the maximum and combined maximum rates of taxation."

The motion was agreed to, and Mr. Kramer was appointed such committee, and reported the bill amended as instructed.

The question recurring "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phrasology.

On motion of Mr. Deaton, the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be fully read on three different days were dispensed with and H. B. No. 678 was engrossed at the clerk's desk and read the third time by title.

The question being, "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 97, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Davis,	Kessler,	Robinson,
Agler,	Deaton,	Kilpatrick,	Schaefer,
Anderson,	Detrick,	King,	Schweikert,
Appenzeller,	Dickson,	of Ashtabula,	Shanley,
Barthelmeh,	Diser,	King,	Siebert,
Behne,	Donaldson,	of Franklin,	Smith, of Butler,
Beyer,	Doster,	Kramer,	Smith,
Black,	Duffey,	Leist,	of Morgan,
of Wyandot,	Fellinger,	Lowry,	Snyder,
Boggs,	Foreman,	Lustig,	of Pickaway,
Bonnell,	Freeman,	McGuffey,	Terrell,
Bour,	Frick,	Mills,	Tetlow,
Brennan,	Fulton,	Morris,	Thatcher,
Cameron,	Gilson,	Mueller,	Thomas,
Capelle,	Guthery,	Nungesser,	Venus,
Carroll,	Hastings,	Nye,	Vollmer,
Clark,	Hoaglin,	Orlikowski,	Vonderheide,
Collins,	Hoffman,	Orrison,	Walsh,
Colter,	Holl,	Pence,	Warnes,
Cooper,	Hoover,	Plank,	Welsh,
Cowan,	Horwitz,	Quinlisk,	Williams,
Crawford,	Hunter,	Reid, of Fayette,	Winans,
Criswell,	Jackson,	Reighard,	Wintermute,
of Coshocton,	Kathe,	Reppert,	Winters,
Criswell,	Kemerer,	Reynolds,	Woodworth,
of Morrow,	Kennedy,	Rhulman,	Young — 97.

Mr. Stivers voted in the negative.

The bill was passed.

The title was agreed to.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate insists on its amendments to H. B. No. 357 — Mr. Clark, and asks for a committee of conference.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Black, of Hamilton, moved that the House accede to the request of the Senate and that a committee of conference be appointed on matters of difference between the two houses on H. B. No. 357 — Mr. Clark.

The motion was agreed to and the speaker appointed Messrs. Clark, Vonderheide and Bonnell as managers on the part of the House.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate accedes to the request of the House of Representatives for the return of S. B. No. 168 — Mr. Potting, and herewith returns said bill.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Orlikowski moved that the vote by which S. B. No. 168 — Mr. Potting, was lost, be reconsidered, upon which the yeas and nays were demanded, taken and resulted — yeas 50, nays 51, as follows.

Those who voted in the affirmative are: Messrs.

Acker,	Colter,	Lowry,	Snyder,
Appenzeller,	Cooper,	Lustig,	of Hamilton,
Beatty,	Deaton,	McGuffey,	Terrell,
Behne,	Diser,	Mills,	Tetlow,
Beyer,	Doster,	Mueller,	Venus,
Bishop,	Fellinger,	Murphy,	Vollmer,
Black,	Frick,	Nye,	Vonderheide,
of Hamilton,	Fulton,	Orlikowski,	Warnes,
Black,	Hoffman,	Orrison,	White,
of Wyandot,	Horwitz,	Plumb,	Winans,
Bonnell,	Kathe,	Read,	Wintermute,
Brennan,	Kennedy,	of Summit,	Woodworth,
Capelle,	Kramer,	Rhulman,	Young — 50.
Chapman,	Lambert,		

Those who voted in the negative are: Messrs.

Agler,	Dickson,	Kemerer,	Schaefer,
Barthelmeh,	Donaldson,	Kessler,	Schweikert,
Boggs,	Duffey,	King,	Shanley,
Bour,	Ertel,	of Franklin,	Siebert,
Brown,	Foreman,	Leist,	Smith,
of Union,	Freeman,	McCormick,	of Morgan,
Cameron,	Gilson,	Morris,	Snyder,
Carroll,	Guthery,	Nungesser,	of Pickaway,
Crawford,	Hite,	Pence,	Stivers,
Criswell,	Hoaglin,	Plank,	Sweeney,
of Coshocton,	Holl,	Quinlisk,	Thatcher,
Criswell,	Hoover,	Reighard,	Thomas,
of Morrow,	Hunter,	Reynolds,	Walsh,
Davis,	Jackson,	Robinson,	Welsh—51.
Detrick,			

The motion was disagreed to, and said bill was not reconsidered.

The speaker handed down the following communication:

The president of the Senate and the speaker of the House of Representatives hereby announce the appointment of James K. Mercer, under the provisions of Senate Joint Resolution No. 36 — Mr. Beckett, providing for the preparation of a history of legislation, 1909-1913, in connection with a history of the state administration for the years 1909-1912.

Mr. Warnes submitted the following report:

The committee of Conference, to which were referred the matters of difference between the two houses on H. B. No. 549 — Mr. Warnes, having had the same under consideration, do recommend to their respective houses as follows:

The passage of the bill as passed by the Senate with the following amendment:

At the end of section 6309 add the following:

"One-third of the revenues paid into the state treasury shall be used for the repair, maintenance, protection, policing and patrolling of the public roads and highways of this state under the direction, supervision and control of the state highway department."

WM. GREEN,
W. E. HAAS.

Managers on part of Senate.

O. B. CHAPMAN,
THORNTON R. SNYDER,
M. A. WARNES.

Managers on part of House.

The question being "Shall the report of the committee of Conference be agreed to?", Mr. Kennedy demanded the previous question, which was duly seconded. The question being "Shall the debate now close?", the motion was agreed to and the main question ordered.

The question being "Shall the report of the committee of Conference be agreed to?", the yeas and nays were taken, and resulted — yeas 56, nays 54, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cowan,	Leist,	Smith, of Butler,
Barthelmeh,	Donaldson,	Lowry,	Snyder,
Beatty,	Doster,	Lustig,	of Hamilton,
Behne,	Duffey,	Mills,	Snyder,
Beyer,	Ertel,	Mueller,	of Pickaway,
Black,	Etling,	Murphy,	Sweeney,
of Hamilton,	Fellinger,	Orlikowski,	Thatcher,
Black,	Frick,	Read,	Thomas,
of Wyandot,	Hite,	of Summit,	Venus,
Bour,	Hoffman,	Reppert,	Vollmer,
Brennan,	Horwitz,	Rhulman,	Vonderheide,
Cameron,	Kennedy,	Schaefer,	Walsh,
Carroll,	Kessler,	Schweikert,	Warnes,
Chapman,	Kilrain,	Shanley,	Welsh,
Clark,	Lambert,	Siebert,	Young — 56.
Collins,			

Those who voted in the negative are: Messrs.

Agler,	Davis,	Kilpatrick,	Reid, of Fayette,
Anderson,	Deaton,	King,	Reighard,
Appenzeller,	Dickson,	of Ashtabula,	Reynolds,
Bonnell,	Diser,	King,	Robinson,
Brown,	Foreman,	of Franklin,	Scott,
of Union,	Freeman,	Kramer,	Smith,
Capelle,	Gilson,	McCormick,	of Morgan,
Colter,	Hoaglin,	McGuffey,	Stivers,
Conover,	Holl,	Morris,	Terrell,
Cooper,	Hoover,	Nungesser,	White,
Crawford,	Hunter,	Nye,	Williams,
Criswell,	Jackson,	Orrison,	Winans,
of Coshocton,	Jenkins,	Pence,	Wintermute,
Criswell,	Kathe,	Plumb,	Winters,
of Morrow,	Kemerer,	Quinlisk,	Woodworth — 54.

The report of the committee of Conference on H. B. No. 549 — Mr. Warnes, was disagreed to.

Mr. Vollmer submitted the following report:

The committee of Conference, to which were referred the matters of difference between the two houses on H. B. No. 163 — Mr. Vollmer, having had the same under consideration, do recommend to their respective houses as follows:

That substitute House Bill No. 163 — Mr. Vollmer, as it passed the Senate be adopted.

HARRY F. VOLLMER,
PERCY TETLOW,
ALTON H. ETLING,

Managers on the Part of the House.

E. F. WIESER,
J. P. SEWARD,
C. T. GALLAGHER,

Managers on the Part of the Senate.

The question being "Shall the report of the committee on Conference be agreed to?", the yeas and nays were taken, and resulted — yeas 84, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Crawford,	Kessler,	Schaefer,
Agler,	Criswell,	Kilpatrick,	Schweikert,
Anderson,	of Coshocton,	Kilrain,	Scott,
Barthelmeh,	Criswell,	King,	Shanley,
Beatty,	of Morrow,	of Ashtabula,	Siebert,
Behne,	Davis,	King,	Smith, of Butler,
Beyer,	Deaton,	of Franklin,	Sweeney,
Bishop,	Diser,	Kramer,	Terrell,
Black,	Donaldson,	Lustig,	Tetlow,
of Hamilton,	Doster,	McGuffey,	Thatcher,
Bour,	Etlings,	Mills,	Thomas,
Brennan,	Fellinger,	Morris,	Venus,
Brown,	Freeman,	Mueller,	Vollmer,
of Union,	Frick,	Murphy,	Vonderheide,
Cameron,	Fulton,	Nye,	Walsh,
Capelle,	Gilson,	Orlikowski,	Welsh,
Carroll,	Hoaglin,	Pence,	Williams,
Chapman,	Hoffman,	Plumb,	Winans,
Clark,	Holl,	Read,	Wintermute,
Collins,	Hoover,	of Summit,	Winters,
Colter,	Horwitz,	Reppert,	Woodworth,
Conover,	Jackson,	Reynolds,	Young — 84.
Cooper,	Kemerer,	Robinson,	

Mr. Stivers voted in the negative.

The report of the committee of Conference on H. B. No. 163 — Mr. Vollmer, was agreed to.

Mr. Smith, of Butler, submitted the following report:

The Committee of Conference, to which were referred the matters of difference between the two houses on S. B. No. 36 — Mr. Friebohn, as passed by the House of Representatives, having had the same under consideration, do recommend to their respective houses as follows:

In line 6, strike out the numerals "2252".

In line 127, strike out the word "other" and capitalize the word "vacancies".

In line 179, after the word "case" insert "by the supreme court and of all other cases which are".

Strike out lines 199a to 199dd inclusive, and insert in lieu thereof the following:

Sec. 1488. With the approval and under the direction of the supreme court, the commissioners of public printing shall for and in behalf of the state of Ohio, enter into a contract with a responsible person, firm or corporation, doing business in the state of Ohio, to furnish materials, print and bind the reports of the supreme court, the court of appeals and of such of the inferior courts of the state as are designated by the reporter, with the approval of the chief justice of the supreme court.

Before entering into a contract for the publication of such reports, the commissioners of public printing shall give notice for two weeks in three different newspapers of general circulation throughout the state, that at a certain time and place sealed proposals will be received by them for printing, publishing and selling the volumes of the supreme court, the court of appeals and of the inferior courts of the state as provided in this chapter, at a price not to exceed one dollar and fifty cents per volume, stating in such notice the conditions and requirements prescribed by the supreme court.

Each proposal shall be accompanied by a good and sufficient bond of not less than five thousand dollars, conditioned that said bidder will not fail or refuse to enter into contract in accordance with the advertised proposal, in case his bid is accepted.

The commissioners of public printing shall open the bids on the day named and enter into contract for the purposes mentioned herein, with the person, firm or corporation which shall submit the lowest and best bid per volume of such reports, complying with all the requirements prescribed by the supreme court.

No such contract shall be for a period of greater than two years. So far as the state can confer it, the contractor shall have the exclusive right to publish such reports during the term of the contract.

The original stereotyped plates from which said reports are printed shall be at all times the property of this state subject to the right of such contractor to use the same during the term of such contract.

SECTION 1489. The contractor for publishing the reports * * * shall give a bond to the state in the sum of twenty thousand dollars, with such sureties as the court requires, conditioned for the faithful performance of his contract within the time and in the manner provided by law and the order of the court. Such bond shall be deposited with the secretary of state and kept in his office.

In line 256 strike out the words "or election".

In line 338 strike out all after the word "judge".

In line 338a strike out the line to and including the word "appeals".

In line 385 change the "period" (.) to a "comma" (,) and insert the following: "and furnish for their use reports of the decisions of the courts of this state, with latest edition of the annotated General Code, digests and such other law books as the court may require, which books shall be the property of the county."

In line 545 strike out the words "twenty-five hundred" and insert in lieu thereof "three thousand".

Strike out lines 548a to 548q inclusive.

In line 551 strike out the word "transportation".

In line 554 change the "period" (.) to a "comma" (,) and add: "issued to the judge and upon presentation of a sworn itemized statement of such expenses".

In line 1226 strike out the numerals "2252".

C. D. FRIEBOLIN,

D. F. MOONEY,

C. J. HOWARD,

Managers on the part of the Senate.

C. A. REID,

IRVIN F. SNYDER,

CULBERTSON J. SMITH.

Managers on the part of the House of Representatives.

The question being "Shall the report of the committee of Conference be agreed to?", the yeas and nays were taken, and resulted — yeas 76, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Donaldson,	Kramer,	Shanley,
Agler,	Doster,	Lambert,	Siebert,
Beyer,	Duffey,	Leist,	Smith, of Butler,
Bishop,	Etling,	Lowry,	Smith,
Black,	Fellinger,	Lustig,	of Morgan,
of Hamilton,	Freeman,	McCormick,	Snyder,
Black,	Fulton,	Mills,	of Hamilton,
of Wyandot,	Gilson,	Morris,	Snyder,
Bonnell,	Hoaglin,	Mueller,	of Pickaway,
Bour,	Hoffman,	Murphy,	Sweeney,
Cameron,	Holl,	Nungesser,	Terrell,
Capelle,	Horwitz,	Nye,	Thatcher,
Carroll,	Hunter,	Orlikowski,	Vollmer,
Clark,	Jenkins,	Orrison,	Vonderheide,
Collins,	Kathe,	Plumb,	Walsh,
Criswell,	Kemerer,	Reid, of Fayette,	Winans,
of Morrow,	Kessler,	Reynolds,	Wintermute,
Davis,	Kilpatrick,	Rhulman,	Winters,
Deaton,	King,	Robinson,	Woodworth,
Detrick,	of Ashtabula,	Schweikert,	Young — 76.
Dickson,	King,	Scott,	
	of Franklin,		

The report of the committee of Conference on S. B. No. 36 — Mr. Friebolin, was agreed to.

Mr. Agler submitted the following report:

The committee of conference to which were referred the matters of difference between the two Houses on H. B. No. 64 — Mr. Agler, as

passed by the Senate, having had the same under consideration, does recommend to the respective Houses as follows:

In line 5, strike out word ninety and insert "seventy".

In line 8, strike out ninety and insert "seventy".

E. G. LLOYD,
J. A. MOORE,
C. D. FRIEBOLIN.

Managers on the part of the Senate.

WM. H. SCHWEIKERT,
W. G. AGLER,
WARREN J. DUFFEY.

Managers on the part of the House of Representatives.

The question being "Shall the report of the committee of Conference be agreed to?", the yeas and nays were taken, and resulted — yeas 73, nays 1, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Dickson,	Kilpatrick,	Reighard,
Beatty,	Donaldson,	King,	Reppert,
Behne,	Doster,	of Ashtabula,	Reynolds,
Beyer,	Duffey,	Lambert,	Rhulman,
Bishop,	Etling,	Leist,	Schweikert,
Black,	Fell,	Lowry,	Scott,
of Wyandot,	Fellinger,	Lustig,	Shanley,
Boggs,	Frick,	McCormick,	Siebert,
Bonnell,	Fulton,	McGuffey,	Snyder,
Bour,	Hastings,	Mills,	of Pickaway,
Brennan,	Hite,	Morris,	Sweeney,
Brown,	Hoaglin,	Mueller,	Terrell,
of Union,	Hoffman,	Nungesser,	Vonderheide,
Cameron,	Holl,	Orlikowski,	Walsh,
Carroll,	Horwitz,	Orrison,	Welsh,
Collins,	Hunter,	Plumb,	White,
Colter,	Jenkins,	Quinlisk,	Winters,
Criswell,	Kathe,	Read,	Woodworth,
of Coshocton,	Kemerer,	of Summit,	Young — 73.
Deaton,	Kessler,	Reid, of Fayette,	

Mr. Capelle voted in the negative.

The report of the committee of Conference on H. B. No. 64 — Mr. Agler, was agreed to.

Mr. Clark submitted the following report:

The committee of Conference, to which were referred the matters of difference between the two houses on H. B. No. 357 — Mr. Clark, having had the same under consideration does recommend to the respective houses as follows:

In line 150 strike out the words "secretary of state" and in lieu thereof insert "commissioner".

In line 264 after "required" strike out the semi-colon and in lieu thereof insert a colon.

In line 371 between the comma after "estate" and the word "makes" insert "knowingly".

W. E. HAAS,
D. F. MOONEY.

Managers on the part of the Senate.

V. J. VONDERHEIDE,
JAMES R. CLARK,
T. A. BONNELL.

Managers on the part of the House of Representatives.

The question being "Shall the report of the committee of Conference be agreed to?", the yeas and nays were taken, and resulted — yeas 72, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kathe,	Reid, of Fayette,
Beatty,	of Morrow,	Kemerer,	Reighard,
Beyer,	Detrick,	Kessler,	Rhulman,
Bishop,	Dickson,	Kilpatrick,	Robinson,
Black,	Donaldson,	Lambert,	Schaefer,
of Hamilton,	Doster,	Leist,	Schweikert,
Black,	Duffey,	Lowry,	Shanley,
of Wyandot,	Ertel,	McCormick,	Siebert,
Boggs,	Etling,	McGuffey,	Smith, of Butler,
Bour,	Fellinger,	Mills,	Snyder,
Brennan,	Frick,	Morris,	of Hamilton,
Brown,	Fulton,	Mueller,	Snyder,
of Union,	Guthery,	Nungesser,	of Pickaway,
Capelle,	Hite,	Nye,	Terrell,
Carroll,	Hoaglin,	Orlikowski,	Vollmer,
Clark,	Hoffman,	Orrison,	Vonderheide,
Collins,	Holl,	Pence,	Walsh,
Colter,	Hoover,	Plumb,	White,
Criswell,	Horwitz,	Quinlisk,	Woodworth — 72.
of Coshocton,	Hunter,	Read,	

of Summit,

The report of the committee of Conference on H. B. No. 357 — Mr. Clark, was agreed to.

The speaker, under the provisions of S. J. R. No. 32 — Mr. Weygandt, appointed as the committee on the part of the House: Messrs. Detrick, Smith, of Butler, and Clark.

On motion of Mr. Lowry, the House recessed for five minutes.

The House met pursuant to recess.

By unanimous consent, the following bill was introduced and read the first time:

H. B. No. 679 — Mr. Cowan. Relating to certain proposed amendments to the constitution of Ohio and the publication thereof.

On motion of Mr. Cowan, the rule requiring bills to be printed and referred to committee before second reading and the constitutional rule requiring bills to be fully read on three different days, were dispensed with, and H. B. No. 679 was engrossed at the clerk's desk and read the second time.

The question being "Shall the bill be read the third time?", the bill was ordered read the third time and referred to the committee on Phraseology.

On motion of Mr. Cowan the rule requiring bills to be referred to the committee on Phraseology and the constitutional rule requiring bills to be read fully on three different days, were dispensed with and H. B. No. 679 was read the third time by title.

The question being "Shall the bill pass?", the yeas and nays were taken, and resulted — yeas 79, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Behne,	Black,	Brown,
Agler,	Beyer,	of Wyandot,	of Union,
Anderson,	Black,	Boggs,	Cameron,
Barthelmeh,	of Hamilton,	Bour,	Carroll,
Beatty,		Brennan,	Chapman,

Those who voted in the affirmative are: Messrs. — Concluded.

Conover,	Holl,	Nye,	Snyder,
Collins,	Hoover,	Orlikowski,	of Hamilton,
Cooper,	Kemerer,	Orrison,	Snyder,
Cowan,	Kennedy,	Pence,	of Pickaway,
Deaton,	Kessler,	Plumb,	Sweeney,
Detrick,	Kilrain,	Read,	Tetlow,
Dickson,	King,	of Summit,	Thatcher,
Donaldson,	of Ashtabula,	Reighard,	Thomas,
Ertel,	Kramer,	Reynolds,	Venus,
Etling,	Lambert,	Rhulman,	Vonderheide,
Fell,	Leist,	Schaefer,	Warnes,
Fellinger,	McCormick,	Schweikert,	White,
Frick,	McGuffey,	Scott,	Williams,
Guthery,	Mills,	Shanley,	Winans,
Hite,	Morris,	Smith, of Butler,	Wintermute,
Hoaglin,	Mueller,	Smith,	Winters,
Hoffman,	Nungesser,	of Morgan,	Woodworth—79.

The bill was passed.

The title was agreed to.

Mr. Morris moved that the vote by which the report of the committee of Conference on H. B. No. 549 — Mr. Warnes, was disagreed to, be reconsidered.

The motion was agreed to and said report was taken up.

The question being "Shall the report of the committee of Conference be agreed to?", the yeas and nays were taken, and resulted — yeas 72, nays 33, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Horwitz,	Rhulman,
Appenzeller,	of Coshocton,	Kathe,	Schaefer,
Barthelmeh,	Criswell,	Kennedy,	Schweikert,
Beatty,	of Morrow,	Kessler,	Shanley,
Behne,	Detrick,	Kilrain,	Siebert,
Beyer,	Dickson,	King,	Smith, of Butler,
Bishop,	Donaldson,	of Ashtabula,	Snyder,
Black,	Doster,	Lambert,	of Hamilton,
of Hamilton,	Duffey,	Leist,	Snyder,
Black,	Ertel,	Lowry,	of Pickaway,
of Wyandot,	Etling,	Lustig,	Sweeney,
Boggs,	Fell,	Mills,	Thatcher,
Bour,	Fellinger,	Morris,	Thomas,
Brennan,	Frick,	Mueller,	Venus,
Cameron,	Fulton,	Nungesser,	Vollmer,
Carroll,	Guthery,	Nye,	Vonderheide,
Chapman,	Hite,	Orlikowski,	Walsh,
Clark,	Hoaglin,	Read,	Warnes,
Colter,	Hoffman,	of Summit,	Welsh,
Cowan,	Holl,	Reppert,	Wintermute—72.

Those who voted in the negative are: Messrs.

Agler,	Deaton,	Kramer,	Smith,
Anderson,	Diser,	McCormick,	of Morgan,
Brown,	Foreman,	McGuffey,	Terrell,
of Union,	Gilson,	Pence,	White,
Capelle,	Hoover,	Plumb,	Williams,
Collins,	Hunter,	Reid, of Fayette,	Winans,
Conover,	Jackson,	Reighard,	Winters,
Cooper,	Jenkins,	Reynolds,	Woodworth,
	Kemerer,	Scott,	Young—33.

The report of the Committee of Conference on H. B. No. 549 — Mr. Warnes, was agreed to.

Mr. Snyder, of Hamilton, submitted the following report:

The committee of Conference, to which were referred matters of difference between the two houses on H. B. No. 641 — Mr. Snyder, of Hamilton, having had the same under consideration, do recommend to their respective houses as follows:

Strike out all after the enacting clause and insert in lieu thereof the following:

SECTION 1. Wherever used in this act, the term "public utility" shall be taken to mean and include any union depot or terminals for steam or electric railroads, and any public utility as defined in Section 614-2a of the General Code of Ohio, except telegraph companies, telephone companies, and interurban railroads. The term "indeterminate permit" as used in this act, shall mean and embrace any grant of a municipality to any person, association of persons, company or corporation, of power, right or privilege to own, operate, manage or control any plant or equipment or any part of a plant or equipment within this state for the production, transmission, delivery or furnishing of heat, light, water, power, messenger or signalling service to or for such municipality and public or private consumers therein, or for the transportation of passengers or property on any street or suburban railroad, or for a union depot or terminals for steam or electric railroads, or for any combination of any of such purposes, which by its terms is to continue in force until such time as the municipality shall exercise its right to purchase the property of such public utility, in accordance with the terms of this act, or until it shall be otherwise terminated according to law.

SECTION 2. Any public utility is hereby authorized to surrender any existing license, permit, grant or franchise, and to accept in lieu thereof any indeterminate permit, and the municipality in which all or the major part of the property of such public utility is situated may accept such surrender and grant an indeterminate permit, and at the time or times provided in the grant of such permit, or, if no time be provided in such grant, then at any time after such grant, the municipal corporation may purchase all the property of such public utility actually used and useful for the convenience of the public, upon paying therefor just compensation as determined or agreed upon in accordance with the terms of this act. Any such municipality is authorized to purchase and operate such property, and every such public utility is hereby required to sell such property for the compensation determined or agreed upon in accordance with the terms of this act. The amount to be paid for the property may be determined, first, by condemnation proceedings, or second, by proceedings as hereinafter described before the Public Utilities Commission of Ohio, or third, by agreement between the municipality and the public utility as hereinafter described. In the ascertainment of the compensation to be paid by any municipality for the property of any public utility, either by condemnation proceedings or proceedings before the public utilities commission, the compensation shall be made and awarded only for such property of the public utility as is used and useful for the convenience of the public, excluding therefrom the value of any franchise or right to own, operate or enjoy the same, in excess of the amount actually paid to such municipal corporation as the consideration for the grant of such indeterminate permit.

SECTION 3. Any municipality may grant an indeterminate permit to any public utility upon such terms and conditions as may be considered conducive to the public interests, and as provided in this act.

SECTION 4. When the municipality determines to acquire the property by condemnation, the compensation therefor shall be determined in the manner provided by law for the appropriation of private property by a municipal corporation.

SECTION 5. When the municipality so desires, as expressed in the ordinance determining to acquire the property of any public utility, to have the compensation determined by the public utilities commission of Ohio, the municipality shall make a request in writing to such commission in accordance with the provisions of Section 21 of an act passed April 28th, 1913, entitled "An act to create the Public Utilities Commission of Ohio, to prescribe its organization, its powers and its duties, and to repeal sections 487 to 499 inclusive, Sections 543 to 551 inclusive, Sections 614-24, 614-25, 614-26, 614-69, 614-70, 614-80, 614-81, and 614-83 of the General Code." Thereupon the public utilities commission shall proceed to make an inventory and valuation of the property of such public utility in the accordance with the provisions of said act. The proceedings for a review of such valuation shall be as prescribed in Section 29 of said act. Such valuation shall not become binding upon the municipality, however, unless the council thereafter passes an ordinance accepting the same, which ordinance shall be subject to a referendum in accordance with the provisions of law relating to referenda upon municipal ordinances. If not accepted, the municipality shall reimburse the public utility for its expenses reasonably incurred in the valuation proceeding, the amount to be ascertained and fixed by the commission. In the absence of agreement as to compensation as provided in Section 6 hereof, the acceptance of an indeterminate permit shall be construed as a consent on the part of the public utility to the procedure provided for in this Section.

SECTION 6. Any municipal corporation may contemporaneously with or at any time after the grant of an indeterminate permit, as provided in Sections 2 and 3 of this act, agree with the public utility upon the compensation to be paid for its property, and the time or times for the exercise of the privilege of purchase; provided, however, that no period between the times fixed for such purchase shall exceed five years. Upon the determination of the municipality to acquire the property of such public utility, the amount to be paid by the municipality and the terms and conditions of the acquisition shall be as thus agreed upon. The agreement of the municipality shall be by ordinance. In the same or other ordinances, the municipality and public utility may agree upon the amount of or basis of calculating the amount of annual payments, if any, to be made to the city to be treated as operating expenses of the utility or otherwise; also upon the basis of a division of earnings between the utility and the city; also the purposes for which and the amounts or the basis for calculating the amounts in which new stock, bonds or other securities may be issued; also the minimum net earnings or basis of or device for calculating the minimum net earnings which the utility may earn as a condition precedent to a reduction of fares or rates, and as a test of the reasonableness of extensions; also the initial rates, fares and charges, and the dates of revision of rates, fares or charges, but no period between dates fixed for revision shall exceed five years; also the obligations of the utility with reference to minimum maintenance, renewal and depreciation reserve funds; also for arbitration of differences, also any

other terms and conditions relative to the construction, maintenance, **financing**, operation and control of service of the utility consistent with the terms and conditions of this act and an indeterminate permit.

SECTION 7. No ordinance passed pursuant to the provisions of section 6 hereof, shall take effect until submitted to the electors of the municipality, at a special or general election held in the municipality at such time as council may determine. and approved by a majority of the electors voting thereon. The ordinance shall be duly passed by an affirmative vote of not less than a majority of the members elected or appointed to the council, and shall be subject to the approval of the mayor as provided by law. The ordinance shall specify the form or phrasing of the question to be placed upon the ballot. Thirty days' notice of the election shall be given by publication once a week for four consecutive weeks in two daily or weekly newspapers published or circulated in the municipality, which notice shall contain the full form or phrasing of the question to be submitted. The clerk of the council shall certify the passage of such ordinance to the officers having control of elections in such municipality, who shall cause such question to be voted on at the general or special **election as specified in the ordinance.**

SECTION 8. Any indeterminate permit granted under the terms of this act shall continue in force until such time as the municipality shall acquire the property of the public utility as provided in this act, or until otherwise terminated according to the terms and conditions of the permit. The acceptance of an indeterminate permit shall be deemed to deprive the public utility of all rights under any license, permit, grant or franchise or granted in any municipal ordinance or resolution existing at the time of the granting of the permit. From the time of such grant, the rates, fares, charges, service, accounts, equipments, repairs, additions, extensions, improvements, transfers, joint use, depreciation, capitalization, bonded or other indebtedness and all other terms and conditions relating to the financing, construction, maintenance and operation of such utility shall be subject to municipal regulation; provided, however, that such power of municipal regulation shall not be exercised in a manner inconsistent with the express terms of the ordinance granting the permit.

Provided, also, that the capitalization and bonded or other indebtedness for improvement and other purposes beyond the limits of the municipality granting the permit shall remain subject to regulation by the state public utilities commission as provided by law; but no such capitalization or indebtedness shall be given effect as a basis for purchase price to or rate regulation by the municipality contrary to the agreement of the municipality and public utility as expressed in the ordinance granting the permit.

Nothing in this act shall be construed as conferring upon any municipality, officer, department, or commission thereof any power to grant an indeterminate permit to any public utility in any other manner than by ordinance, or to prescribe that such ordinance shall take effect in any other manner than by acceptance by the public utility to which it is granted by filing a written acceptance thereof with the clerk of the city council or other officer named in such permit.

SECTION 9. In the absence of agreement as to rates, fares, or charges, as provided in section 6 hereof, all rates, fares, tolls and charges for services rendered and commodities furnished by any public utility shall be sufficient to yield a reasonable compensation to the public utility operating under an indeterminate permit, and in the ascertainment of

what shall constitute such reasonable rates, fares, tolls, and charges, the municipal corporation shall have due regard, among other things, to the value of all the property of the public utility actually used and useful for the convenience of the public, excluding therefrom the value of any franchise or right to own, operate or enjoy the same, in excess of the amount actually paid to such municipal corporation as the consideration for the grant of such indeterminate permit and exclusive of any value added thereto by reason of a monopoly or merger, and also with due regard to the necessity of making reservation out of the income for surplus, depreciation and contingencies.

SECTION 10. In the event that any municipality shall establish any department for the purpose of exercising any of the powers herein conferred, such department is hereby granted such powers of supervision and regulation of any public utility operating under an indeterminate grant, as are provided by law and in the ordinance granting the permit, and as may be from time to time prescribed by the terms of any ordinance not inconsistent with the express provisions of the ordinance granting the permit. It is hereby made the duty of every such public utility to comply with all orders and regulations of such department issued by virtue of the powers herein granted. The procedure of, by and before such department shall be as ordained by the council of the municipality in the permit and other ordinances. The council shall also have power to prescribe the penalties for non-compliance with and the methods of enforcement of the orders and regulations of such department, not inconsistent with the express provisions of the ordinance granting the permit. The provisions of the permit or of any ordinance or order of the municipality passed or issued under this act shall be binding upon all public officers and commissions.

SECTION 11. When the ordinance granting the permit contains no provisions whatever relative to appeal from or arbitration concerning the orders of the municipality, the utility may appeal to the public utilities commission of Ohio from any order of the municipality which is in violation of law or of the permit, or from any unreasonable order concerning matters upon which the parties have not agreed in the permit itself. Such appeal shall be by petition filed within thirty days from the issuance of the order. The filing of any such appeal shall not suspend the operation of the order appealed from unless the public utility shall give an undertaking payable to the municipality in such amount and containing such conditions as may be fixed by said commission.

SECTION 12. In the event that the ordinance granting the permit provides for an appeal to or arbitration by the state public utilities commission, then such commission shall determine such appeal or arbitration according to the procedure, methods, terms and conditions provided for in such ordinance. The provisions of law specially providing for judicial review of the orders of the public utilities commission shall not apply to actions of the commission upon such appeals or arbitration. Except as provided in this and the next preceding section, the provisions of law relating to appeals, complaints, or applications to the public utilities commission shall not apply to public utilities operating under indeterminate permits.

SECTION 13. In addition to the methods of enforcement herein provided, the duties herein imposed upon public utilities shall be enforceable by mandamus and all other judicial proceedings provided by law for the enforcement of the duties of public utilities.

SECTION 14. Nothing in this act shall be construed to deprive any municipality of its rights to prescribe, by charter, any other methods, terms or conditions according to and upon which indeterminate permits may be granted in such municipality.

SECTION 15. The invalidity of any section or any part of this act shall not be deemed to affect the validity of any other section or part thereof.

SECTION 16. An emergency is hereby declared to exist by reason of pending settlements with utility companies to be submitted to the vote of the electors of various political subdivisions and for the preservation of the public peace it is necessary that this act take effect immediately and therefore it shall be in force and effect from and after its passage and approval.

THEODORE C. JUNG,
M. A. BROADSTONE,
C. D. FRIEBOLIN,

Managers on the part of the Senate.

C. A. REID,
I. S. GUTHREY,
THORNTON R. SNYDER,

Managers on the part of the House of Representatives.

The question being "Shall the report of the committee of Conference be agreed to?", the yeas and nays were taken, and resulted—yeas 39, nays 53, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Etling,	Orlikowski,	Snyder,
Beatty,	Fell,	Orrison,	of Pickaway,
Black,	Frick,	Reid, of Fayette,	Sweeney
of Hamilton,	Hite,	Reppert,	Thatcher,
Black,	Hoffman,	Rhulman,	Vollmer,
of Wyandot,	Horwitz,	Schaefer,	Walsh,
Boggs,	Kessler,	Schweikert,	Warnes,
Bour,	Kilrain,	Siebert,	Winans,
Brennan,	Lustig,	Smith, of Butler,	Wintermute,
Clark,	Mills,	Snyder,	Young—39.
Doster,	Nye,	of Hamilton,	

Those who voted in the negative are: Messrs.

Agler,	Criswell,	Hunter,	Plumb,
Anderson,	of Coshocton,	Jackson,	Read,
Appenzeller,	Criswell,	Jenkins,	of Summit,
Barthelmeh,	of Morrow,	Kathe,	Reighard,
Beyer,	Deaton,	Kemerer,	Reynolds,
Bishop,	Diser,	Kramer,	Scott,
Brown,	Donaldson,	Lambert,	Shanley,
of Union,	Duffey,	Leist,	Smith,
Cameron,	Foreman,	Lowry,	of Morgan,
Carroll,	Gilson,	McCormick,	Thomas,
Chapman,	Guthery,	McGuffey,	Venus,
Collins,	Hoaglin,	Mueller,	Vonderheide,
Conover,	Holl,	Murphy,	White,
Cooper,	Hoover,	Nungesser,	Winters,
		Pence,	Woodworth—53.

The report of the committee of Conference on H. B. No. 641 — Mr. Snyder, was disagreed to.

Mr. Black, of Hamilton, moved that a new committee of Conference be appointed on matters of difference between the two houses on H. B. No. 641 — Mr. Snyder, of Hamilton.

The motion was agreed to and the speaker appointed Messrs. Reid, Snyder, of Hamilton, and Black, of Hamilton, as managers on the part of the House.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committee of Conference on matters of difference between the two Houses on H. B. No. 64 — Mr. Agler.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill: H. B. No. 679 — Mr. Cowan.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

Amend S. B. No. 196 — Mr. Lloyd. To provide for a municipal court in the city of Columbus.

S. B. No. 244 — Mr. Weygandt. To amend sections 122, 159, 169, 353, 406, 409, 418, 421, 425, 664, 716, 790, 742-2, 812, 881, 1058-15, 1182, 1261-7, 1266, 1298, 1316, 1392, 1465-56, 1935, 5315, 7945, 7983, and 14046 of the General Code, requiring deposit of all state surety bonds with the secretary of state.

Amended S. B. No. 7. — Mr. Friebohn. To regulate the civil service of the state of Ohio, the several counties, cities and city school districts thereof, and to repeal sections 4412, 4477, 4478, 4479, 4480, 4481, 4482, 4483, 4484, 4485, 4486, 4487, 4488, 4489, 4490, 4491, 4492, 4493, 4494, 4495, 4496, 4497, 4498, 4499, 4500, 4501, 4502, 4503, 4504, 4505, 7690-1, 7690-2, 7690-3, 7690-4, 7690-5, 7690-6, 12895, 12896 of the General Code.

Amended S. B. No. 31 — Mr. Hudson. To amend sections 1182, 1183, 1184-4, 1185, 1186, 1190, 1191, 1192, 1193, 1195, 1197, 1191-1, 1200, 1201, 1202, 1203, 1203-1, 1206, 1208, 1210-1, 1211, 1212, 1215, 1216, 1222, 1223, 1225, 1226, 1227 and 1228 of the General Code, and to add supplemental sections 1184-5 and 1231-4 of the General Code, relating to the state highway department.

S. B. No. 220 — Mr. Kiser. To amend sections 1270, 1276, 1282, 1284, 1287, 1288, 1292, 12694, 12695 and 12696 of the General Code, relating to the practice of medicine and surgery.

S. B. No. 84 — Mr. Jung. To amend section 1706 of the General Code relative to the practice of law.

S. B. No. 160 — Mr. Lloyd. To supplement section 1885 of the General Code, providing for additional educational opportunities for the blind.

S. B. No. 172 — Mr. Hopple. To amend section 4756 of the General Code, relative to boards of education and right to contract for sale of property.

S. B. No. 104 — Mr. Lloyd. To compel milk dealers to have name indelibly indicated upon containers and to repeal section 13169 of the General Code.

S. B. No. 28 — Mr. Seward. Making first mortgage loans security for the deposit of public moneys.

S. B. No. 268 — Mr. Holden. To amend section 13383-1 of the General Code, to prevent the publication of derogatory statements affecting the solvency of banks and the value of stocks and bonds.

S. B. No. 159 — Mr. Haas. To amend section 3763 of the General Code, prohibiting bridge or railway lights being placed to obstruct a clear view of any fixed signal.

S. B. No. 277 — Mr. Moore. To provide a method for the improvement of certain unimproved portions of improved roads by the county commissioners and to supplement section 6956 of the General Code by a section to be known as section 6956b.

S. B. No. 275 — Mr. Howard. To amend section 10843 of the General Code, relating to the investment of unclaimed money of a decedent's estate.

S. B. No. 87 — Mr. Wieser. To amend section 2169 of the General Code, relating to the parole of prisoners in the Ohio penitentiary.

S. B. No. 153 — Mr. Haas. To amend sections 2, 14, 15, 16, 18, 20 and 23 of the act of May 31, 1911 (102 Ohio Laws 404) being sections 1058-7, 1058-19, 1058-20, 1058-21, 1058-23, 1058-25 and 1058-28 of the General Code.

S. B. No. 265 — Mr. Howard. To amend section 10798 of the General Code, relative to the oath of appraisers of real estate.

S. B. No. 154 — Mr. Haas. To amend section 13423 of the General Code, relating to the jurisdiction of justices of the peace, police judges and mayors of cities and villages.

S. B. No. 111 — Mr. Greenlund. To amend sections 7, 8, 12, 14, 15 and 16 of an act entitled "An act to establish a reformatory for women and to provide for the management thereof," approved May 18, 1911, and to repeal section 9 of said act.

S. B. No. 294 — Mr. Gregory. Authorizing the city of Cincinnati to make grants for the construction or extension of street railways within the limits of said city.

S. B. No. 56 — Mr. Weygandt. To regulate the circulation of initiative, supplementary and referendum petitions.

S. B. No. 79 — Mr. Gallagher. To amend sections 1165-6, 1165-7, 1165-8, 1165-11, to authorize the establishment of county experiment farms.

S. B. No. 234 — Mr. Dollison. To amend sections 2312 and 2313 of the General Code and supplement section 2313 by the enactment of sections 2313-1 and 2313-2 of the General Code, for the purpose of providing for deficiencies in appropriations for the expenses of the state.

S. B. No. 109 — Mr. Weygandt. To amend sections 12600-45 of the General Code, relative to the construction of school buildings.

S. B. No. 285 — Mr. Greenlund. To amend sections 6087, 6088, 6089 and 6091 of the General Code, relating to the duties of certain inspectors and to the assessment of the liquor traffic tax, and to amend section 6072 of the General Code.

S. B. No. 207 — Mr. Moore. To provide for the appointment of a commission to establish one additional normal school, and to provide for the maintenance thereof.

S. B. No. 296 — Mr. Green. To amend section 12 of the act of the general assembly of Ohio, passed March 12, 1913, approved March 18, 1913, filed in the office of the secretary of state March 20, 1913, entitled "An act creating the industrial commission of Ohio, superseding the state liability board of awards, abolishing the departments of commissioner of labor statistics, chief inspector of workshops and factories, chief examiner of steam engineers, board of boiler rules and state board of arbitration and conciliation, merging certain powers and duties of said departments in and transferring certain powers and duties of said departments to said industrial commission of Ohio, and granting such commission certain other powers, and repealing sections 872, 873, 874, 876, 877, 878, 879, 880, 881, 883, 884, 897, 898, 900, 902, 903, 908, 979, 981, 983, 984, 986, 987, 988, 993, 1001, 1028-4, 1038, 1039, 1042, 1043, 1044, 1046, 1058, 1058-6, 1058-9, 1058-13, 1058-14, 1058-15, 1058-27, 1059, 1060, 1061, 1062, 1078, of the General Code," and to repeal sections 1465-38 and 1465-39 of the General Code of Ohio.

S. J. R. No. 49 — Mr. Herner. Relative to the appointment of a joint committee of six to make arrangements for a reunion of the 80th General Assembly.

S. J. R. No. 50 — Mr. Holden. Providing for granting certificates of honor.

S. B. No. 203 — Mr. Greenlund. To provide for license to traffic in intoxicating liquors and to further regulate the traffic therein; to establish a state licensing board and county liquor licensing boards; to define their powers and duties and to amend sections 6065 and 6071, General Code of Ohio.

Am. S. B. No. 117 — Mr. Greenlund. To provide for the settlement, registration, transfer and assurance of land titles and to simplify and facilitate transactions in real estate.

S. B. No. 175 — Mr. Friebolin. To amend and supplement an act entitled "An act to amend and supplement an act providing for the establishment of a municipal court in the city of Cleveland," passed May 10, 1911 (102 O. L. p. 155-168), and to repeal sub-sections 2, 3, 4, 5, 6, 7, 8, 8-1, 8-2, 9, 10, 11, 12, 12-1, 13, 14, 15, 16, 16-1, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 38-1, and 38-2 of section 1 thereof.

S. B. No. 178 — Mr. Cunningham. To create the agricultural commission of Ohio and to prescribe its organization, its powers and its duties, to repeal sections 368 to 381 inclusive, 776, 1079 to 1177 inclusive, 1387 to 1389 inclusive, and to amend sections 1390 to 1394 inclusive, 1405, 1411, 1421, 1423, 1424, 1435, 1437, 1438, 1445, 1446, 1453, 1454, 1455, 1460, 1485, 265, 485, 1313, 1850, 2260, 2274, 2616, 3357, 5782, 6087, 6088, 6089, 6091, 6336, 7965, 7965-1, 9916 to 9921 inclusive, 12521, 12523, 12672, 12673, 12743, 12757, 12764, and 12798 of the General Code.

S. B. No. 18 — Mr. Greenlund. A bill to amend and supplement sections 1349, 1350, 1352, 1354, 1639, 1642 to 1648 inclusive, 1651 to 1656 inclusive, 1658 to 1662 inclusive, 1668, 1670, 1672 to 1675 inclusive, 1677, 1678, 1680, 1815-8, 2084, 2088, 2089, 2090 to 2092 inclusive, 2095, 2096, 2099, 2101 to 2103-2 inclusive, 2105, 2106, 2111 to 2119 inclusive, 2129, 2131 to 2147 inclusive, 2975, 3070, 3077, 3085, 3088 to 3093 inclusive, 3096 to 3100 inclusive, 3104, 3109, 3112, 3114, 3126, 4083, 4085 to 4088 inclusive, 4108, 4112, 7676, 7677, 7678, 7681, 7692, 7693, 7763 to 7768 inclusive, 7770, 7771, 7773, 7774, 7779, 7780, 7782, 10082, 10090, 12957, 12964, 12966 to 12968 inclusive, 12970-1, 12993, to 12999

inclusive, 13001 to 13003 inclusive, 13005, 13006 and 13018 of the General Code with the appropriate headings. To supplement sections 1352, 1648, 1652, 1660, 1683-1, 1815-11, 2089, 2119, 3108, 7692, and 13007 by the enactment of supplemental sections 1352-1, 1352-3 to 1352-5 inclusive, 1648-1, 1652-1, 1660-1, 1683-2, to 1683-9 inclusive, 1815-12, 2089-1, 2119-1, 3108-1, 3108-2, 7692-1, to 7692-4 inclusive, 13007-1 to 13007-14 inclusive; to amend and re-enact section 1676 as 1352-2, and section 2103-1 as 2101-1, and to repeal sections 1654-1, 1676, 1828, 1829, 1830, 1898, 1899, 1903, 2107 to 2110 inclusive, 2547, 3101, 3102, 3122, 4109 to 4111 inclusive, 7775, 8005 to 8022 inclusive, and 13004 of the General Code; relating to children and to females under twenty-one years of age and to organizations which include within their objects matters relating to children.

S. B. No. 36 — Mr. Friebolin. To revise certain sections of the General Code, relative to the organization, jurisdiction and procedure of the supreme court, the court of appeals, and other courts.

S. B. No. 108 — Mr. Mooney. To amend section 3809 of the General Code, relative to the powers of city councils to provide for light, water and other public necessities.

S. B. No. 93 — Mr. Lloyd. To amend section 1902 of the General Code, relative to commitment to the institution for feeble minded youth.

S. B. No. 165 — Mr. Wieser. To supplement section 10989 of the General Code, to provide for the appointment of guardians for persons confined in state, benevolent and penal institutions.

S. B. No. 258 — Mr. Haas. To supplement an act entitled "An act relating to the preparation of a code of regulations to govern the erection and maintenance of public and other buildings," passed May 10th, 1910, and as supplemented by an act passed May 31st, 1911.

S. B. No. 298 — Mr. Green. To regulate the size and construction of all caboose cars used by any common carrier in this state.

S. B. No. 142 — Mr. Hopple. To supplement section 4411 of the General Code, by enactment of section 4411-1, relating to employees of board of health.

S. B. No. 95 — Mr. Jung. To amend sections 4698, 4699, 4700, 4701, 4702, 4703, 4704, 4705, 4706, 4707, 4745, 4949, 4992 and 4997 of the General Code, relating to boards of education in city school districts.

WM. GREEN,

JNO. L. McDERMOTT,

M. A. BROADSTONE,

J. E. HOLDEN,

VINCENT ZMUNT,

FARL E. ERTEL,

JAS. T. CARROLL,

FRANK W. THOMAS.

The Speaker of the House, in the presence of the House, signed said bills and joint resolutions.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill: H. B. No. 673 — Mr. Cowan. To make appropriations to pay unauthorized deficiencies and liabilities existing prior to February 15, 1913.

With the following amendments, in which the concurrence of the House of Representatives is requested:

Strike out line 45-a.

Strike out line 45-b.

Strike out line 45-c.
 Strike out line 45-d.
 In line 344-e change the numerals "1.700.00" to "2.200.00".
 Strike out line 386-a.
 Strike out line 386-b.
 Strike out line 386-c.
 Strike out line 386-d.
 Strike out line 386-e.
 Strike out line 386-f.
 Strike out line 386-g.

Attest:

W. V. GOSHORN,
 Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 86, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Cooper,	Kathe,	Robinson,
Appenzeller,	Cowan,	Kennedy,	Schweikert,
Barthelmeh,	Deaton,	Kessler,	Scott,
Beatty,	Detrick,	Lambert,	Shanley,
Behne,	Diser,	Leist,	Siebert,
Beyer,	Donaldson,	Lowry,	Snyder,
Bishop,	Doster,	Lustig,	of Hamilton,
Black,	Duffey,	McCormick,	Sweeney,
of Hamilton,	Ertel,	McGuffey,	Thatcher,
Black,	Etling,	Mills,	Thomas,
of Wyandot,	Fell,	Mueller,	Venus,
Boggs,	Fellinger,	Murphy,	Vollmer,
Bour,	Foreman,	Nye,	Vonderheide,
Brennan,	Frick,	Orlikowski,	Walsh,
Brown,	Fulton,	Orrison,	Warnes,
of Union,	Hite,	Plumb,	Welsh,
Cameron,	Hoaglin,	Quinlisk,	White,
Capelle,	Hoffman,	Read,	Winans,
Carroll,	Holl,	of Summit,	Wintermute,
Chapman,	Hoover,	Reid, of Fayette,	Winters,
Clark,	Horwitz,	Reppert,	Woodworth,
Collins,	Jackson,	Reynolds,	Young—86.
Colter,	Jenkins,	Rhulman,	

The Senate amendments were concurred in.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 674 — Mr. Cowan.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 7 substitute a small "s" for the capital in the word "Salary" and precede the same with the word "part".

Follow line 29 with the following:

"29-a.

CONSTITUTIONAL CONVENTION.

29-b.	The F. J. Heer Printing Company, contract for second volume "Constitutional Convention Debates".....	4,100 00
29-c.	Ella M. Scriven, salary	750 00
29-d.	E. S. Nichols, salary	750 00
29-e.	I. R. Morrison, salary	750 00

29-f. Contingent expense 100 00
 29-g. C. B. Galbreath, salary 750 00"

Strike out line 35.

Strike out line 35-a.

Strike out line 35-b.

Strike out line 35-c.

In line 68, after the word "of" insert the word "Lake" and strike out the word "Reservoir" immediately preceding the numerals.

In line 71, change the numerals "200.00" to "280.00".

In line 84, substitute a small "m" for the capital letter in the word "maintenance" and precede the same with the words "purchase and".

Follow line III with line

III-a. INSURANCE DEPARTMENT.

III-b. Part salary of Actuary 600 00

In line 131, change the numerals "3,000.00" to "5,000.00".

Strike out line 132.

Strike out line 133.

Follow line 170 with the following:

"170-a. to the McKinley memorial association of Niles, Ohio, the same to be used in the aid of the construction of a memorial to be erected at the birth place of William McKinley..... 5,000.00".

"170-b. To an honorary commission of three persons to be appointed by the governor, but appointment not to require the confirmation of the Senate, said commission to serve without compensation. Said commission to enter into a contract, to be approved by the governor, for the erection of a monument or memorial building on the site of the original location of Ft. Amanda, southwest of the city of Lima, Ohio. After appointment, the commission shall organize and elect one of their members chairman. The chairman shall approve and sign all vouchers for the payment of costs in the erection of said monument or memorial building, for which there is hereby appropriated the sum of \$5,000.00".

Follow line 209 with the following:

"209-a. THE STATE EMERGENCY BOARD.

209-b. There is hereby appropriated the sum of \$200,000.00 for the uses and purposes of the state emergency board, the same to be employed in the payment of emergency and extraordinary expenses of the various state departments and institutions in accordance with law.

209-c. STATE DEPARTMENT WORKSHOPS AND FACTORIES.

209-d. Uses and purposes of the state building code commission 3,500.00

209-e. INDUSTRIAL COMMISSION OF OHIO.

209-f. Salaries and expenses 2,500.00

209-g. STATE CIVIL SERVICE COMMISSION OF OHIO.

209-h. Salaries and expenses 15,000.00"

After line 69, add the following:

69-a. BOARD OF STATE CHARITIES.

69-b. For childrens welfare work, 5,000.00

69-c. Receipts.

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?" the yeas and nays were taken, and resulted — yeas 84, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Jackson,	Rhulman,
Agler,	of Coshocton,	Jenkins,	Schweikert,
Anderson,	Criswell,	Kathe,	Shanley,
Appenzeller,	of Morrow,	Kennedy,	Siebert,
Barthelmeh,	Deaton,	Kessler,	Snyder,
Beatty,	Detrick,	Kramer,	of Pickaway,
Behne,	Dickson,	Lambert,	Sweeney,
Beyer,	Donaldson,	Leist,	Terrell,
Bishop,	Doster,	Lowry,	Tetlow,
Black,	Duffey,	Lustig,	Thatcher,
of Hamilton,	Ertel,	McGuffey,	Thomas,
Black,	Etling,	Mills,	Venus,
of Wyandot,	Fell,	Mueller,	Vollmer,
Bour,	Fellinger,	Nungesser,	Vonderheide,
Brennan,	Foreman,	Nye,	Walsh,
Brown,	Frick,	Orlikowski,	Warnes,
of Union,	Guthery,	Orrison,	Welsh,
Cameron,	Hite,	Pence,	Winans,
Carroll,	Hoaglin,	Plumb,	Wintermute,
Collins,	Hoffman,	Read,	Winters,
Colter,	Holl,	of Summit,	Woodworth,
Cooper,	Horwitz,	Reppert,	Young—84.
Cowan,	Hunter,	Reynolds,	

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill: H. B. No. 670 — Mr. Cowan.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 19, change the numerals "6,000.00" to "5,000.00".

In line 49, change the numerals "1,500.00" to "1,200.00".

In line 50, change the numerals "1,800.00" to "1,500.00".

In line 58, change the numerals "2,000." to "2,400".

In line 62, change the numerals "15,000.00" to "13,000.".

In line 64, change the numerals "5,000.00" to "4,000.00".

In line 65, change the numerals "7,000.00" to "6,000.00".

In line 70, change the numerals "3,000.00" to "1,000.00".

In line 76, strike out the words "twenty-two" and change the numerals "13,760.00" to "7,000.00".

In line 89, change the numerals "7,500.00" to "6,500.00".

In line 112, change the numerals "3,000." to "2,500.00".

In line 113, change the numerals "1,200.00" to "1,500.00".

In line 119, change the numerals "11,800.00" to "11,000.00".

In line 120, change the numerals "3,300.00" to "2,500".

In line 121, change the numerals "4,000.00" to "3,500.00".

In line 123, change the numerals "2,000.00" to "1,800.00".

In line 125, change the numerals "4,000.00" to "3,000.00".

In line 132, change the numerals "4,400.00" to "5,600.00".

In line 135, change the numerals "27,000.00" to "36,750.00".

In line 136, change the numerals "2,000.00" to "2,800.00".

In line 137, change the numerals "13,000.00" to "15,250.00".

In line 138, change the numerals "450.00" to "575.00".

In line 144, change the numerals "2,500.00" to "2,000.00".

In line 148, change the numerals, "4,500.00" to "3,500.00".

In line 170, change the numerals "6,500.00" to "3,500.00".

In line 172, change the numerals "4,000.00" to "2,500.00".

In line 173 change the numerals "4,000.00" to "3,000.00".

In line 178, change the numerals "25,000.00" to "20,000.00".

In line 191, change the numerals "3,000.00" to "2,000.00".

Strike out line 201.

In line 213, change the numerals "1,000.00" to "500.00".

In line 216, change the numerals "28,000.00" to "25,000.00".

Strike out line 217.

Strike out line 218.

Strike out line 219.

Strike out line 220.

In line 242, change the word "one" where it first appears to the word "two" and change the numerals "2,200.00" to "3,400.00".

In line 244, change the numerals "4,500.00" to "4,000.00".

In line 258, change the numerals "25,000.00" to "20,000.00".

In line 266, change the numerals "1,800.00" to "1,500.00".

In line 267, change the numerals "1,020.00" to "900.00".

In line 269, change the numerals "19,000.00" to "18,000.00".

In line 277, change the numerals "2,000.00" to "1,500.00".

Strike out line 282.

In line 283, change the numerals "500.00" to "200.00".

Strike out line 284.

In line 290, change the numerals "900.00" to "400.00".

In line 296, change the numerals "2,000.00" to "1,800.00".

In line 298, change the numerals "900.00" to "780.00".

In line 314, change the numerals "7,955.00" to "7,000.00".

After line 315-e, add the following:

"315-f. The proceeds of all money collected under the one-half mill levy as provided for by House Bill No. 134, passed by the 80th general assembly of the state of Ohio, entitled "An act providing a levy and to create a fund for the purpose provided in the act passed May 31st, 1911, entitled 'An act creating a highway department, etc.'"

In line 321, change the numerals "1,500.00" to "1,200.00".

In line 322, change the numerals "1,200.00" to "900.00".

Follow line 323 with the following two lines:

"323-a. Salary of rescue car attendant, 1,200.00.

323-b. Expense of rescue car and attendant, 600.00."

In line 324, change the numerals "2,000.00" to "1,500.00".

In line 332, change the numerals "1,400.00" to "1,300.00".

In line 336, change the numerals "17,500.00" to "16,000.00".

In line 338, change the numerals "5,600.00" to "4,500.00".

In line 341, change the numerals "1,350.00" to "1,200.00".

In line 342, change the numerals "2,860.00" to "2,520.00".

In line 343, change the numerals "2,000.00" to "1,500.00".

In line 349, change the numerals "2,400.00" to "3,000.00".

In line 355, change the numerals "2,500.00" to "2,000.00".

In line 371, strike out the words "Salary and mileage of members" and insert in lieu thereof the words "Salaries and mileage of members, per diem of clerks, sergeant-at-arms and other officers and employes of the General Assembly".

In line 375, change the numerals "3,000.00" to "5,000.00".

In line 380, after word "years" change the figures "1913" to "1914".

In line 405, change the numerals "250.00" to "100.00".

In line 424, change the numerals "11,000.00" to "9,000.00"

In line 429, strike out the words "and expenses for furniture and carpets".

In line 439, change the numerals "5,000.00" to "4,000.00".

In line 443, change the numerals "1,800.00" to "1,400.00".

In line 454, change the numerals "600.00" to "450.00".

In line 458, change the numerals "5,000.00" to "5,500.00".

In line 470, change the numerals "4,500.00" to "4,000.00".

In line 502, strike out the words "Clerk's salary" and insert in lieu thereof the words "Salary of eight clerks" and change the numerals "15,100.00" to "14,440.00".

In line 517, change the numerals "10,000.00" to "7,000.00".

In line 524, change the numerals "10,000.00" to "5,000.00".

Strike out line 525.

Strike out line 526.

In line 530, strike out the words "balances and".

Follow line 531 with line "531-a. Manufacturing Fund; receipts, balances and 60,000.00".

Strike out line 543.

In line 551, change the numerals "10,000.00" to "5,000.00".

In line 552, change the numerals "55,000.00" to "50,000.00".

In line 553, change the numerals "30,000.00" to "20,000.00".

In line 555, change the numerals "13,000.00" to "9,000.00".

In line 557, change the numerals "12,000.00" to "10,000.00".

In line 559, change the numerals "200.00" to "100.00".

In line 560, change the numerals "2,000.00" to "1,000.00".

In line 569, change the numerals "16,000.00" to "15,000.00".

In line 570, after the word "carpets" add a comma, followed by the word "balance" and strike out the numerals "1,000.00".

In line 575, change the numerals "2,500.00" to "1,000.00".

In line 579, change the numerals "10,000.00" to "8,000.00".

In line 583, change the numerals "60,000.00" to "40,000.00".

In line 586, strike out the last word "cost".

In line 587, strike out the words and figures "not to exceed 20,000.00" and change the numerals "10,000.00" to "5,000.00".

In line 589, change the numerals "12,000.00" to "10,000.00".

In line 591, change the numerals "10,000.00" to "12,000.00".

In line 599, change the numerals "17,000.00" to "15,000.00".

In line 606, change the numerals "30,000.00" to "28,000.00".

After line 621, add line "621-a. Winter course in Highway Engineering, 1,000.00".

In line 625, change the numerals "3,000.00" to "2,500.00".

After line 625 add "625-a Agricultural Extension Work 35,000.00".

In line 626, change the numerals "7,500.00" to "5,000.00".

Strike out line 628.

In line 630, change the numerals "15,200.00" to "15,000.00".

In line 632, change the numerals "5,000.00" to "4,500.00".

In line 634, change the numerals "3,000.00" to "2,500.00".

In line 635, change the numerals "1,800.00" to "1,500.00".

In line 644, after the word "officers" add "37,500.00 raised by a special levy and appropriated and" and change the numerals "54,000.00" to "16,500.00".

In line 650 change the numerals "20,000.00" to "15,000.00",

In line 651, change the numerals "6,000.00" to "5,000.00".

In line 652, change the numerals "4,000.00" to "2,000".

In line 653, change the numerals "5,000.00" to "4,000.00".

In line 656, change the numerals "5,000.00" to "3,000.00".

In line 657, change the numerals "10,000.00" to "8,000.00".

In line 661, after the word "officers" add "37,500.00 raised by a special levy and appropriated and" and change the numerals "56,000.00" to "18,500.00".

In line 662, change the numerals "10,000.00" to "9,000.00".

In line 678 change the numerals "3,500.00" to "3,000.00".

After line 678 add a series of lines as follows:

"678-a.	THE STATE LIQUOR LICENSING BOARD.	
678-b	Salaries of three commissioners.....	15,000 00
678-c.	Salary of Secretary.....	3,000 00
678-d.	Salary of one clerk.....	1,500 00
678-e.	Salary of two stenographers, 1,000 each.....	2,000 00
678-f.	Rent	800 00
678-g.	Contingent fund	1,000 00
678-h.	Traveling expenses of commissioners.....	2,000 00
678-i.	Salaries of twelve inspectors for collection of liquor tax, at 1,300.00 each.....	15,600 00
678-j.	Traveling expenses of liquor tax inspectors.....	10,000 00
678-k.	Contingent expenses for collections of liquor tax..	5,000 00
678-l.	Salaries of eighty-six commissioners of County Liquor Licensing Boards	140,500 00
678-m.	Salaries of clerks, secretaries and stenographers for same,	40,000 00
678-n.	Rent of offices in forty-three counties.....	15,000 00
678-o.	Contingent fund	10,000 00
678-p.	Traveling expenses of commissioners of County Liquor Licensing Boards	7,000 00"

After line 685, add the following:

"685-a. THE STATE EMERGENCY BOARD.

There is hereby appropriated the sum of \$200,000.00 for the uses and purposes of the State Emergency Board, the same to be employed in the payment of emergency and extraordinary expenses of the various state departments and institutions in accordance with law."

"685-b. THE STATE CIVIL SERVICE COMMISSION OF OHIO.

For salaries, expenses, uses and purposes of the Commission. . 30,000 00"

After line 315-e, add the following line:

"315-f. One-third of the revenue paid into the State Treasury under an Act "To provide for the registration, identification and regulation of motor vehicles," passed May 8, 1908, and acts amendatory and supplementary thereto, including H. B. 549, 80th General Assembly, entitled "An act to amend Sections 6290, 6294, 6295, 6298, 6299, 6300, 6301, 6302, 6309, 12,613 and 12,614 of the General Code, relating to motor vehicles."

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?" the yeas and nays were taken, and resulted — yeas 79, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Criswell,	Kennedy,	Schaefer,
Agler,	of Morrow,	Kessler,	Schweikert,
Anderson,	Deaton,	Kramer,	Scott,
Appenzeller,	Detrick,	Lambert,	Shanley,
Barthelmeh,	Dickson,	Leist,	Siebert,
Beatty,	Diser,	Lowry,	Smith,
Behne,	Donaldson,	McCormick,	of Morgan,
Beyer,	Duffey,	McGuffey,	Snyder,
Boggs,	Etling,	Mills,	of Pickaway,
Bour,	Fell,	Mueller,	Sweeney,
Brennan,	Fellinger,	Murphy,	Thatcher,
Brown,	Frick,	Nungesser,	Thomas,
of Union,	Hite,	Nye,	Vonderheide,
Cameron,	Hoaglin,	Orlikowski,	Walsh,
Capelle,	Hoffman,	Orrison,	Warnes,
Carroll,	Hoover,	Pence,	Welsh,
Chapman,	Horwitz,	Read,	Winans,
Collins,	Hunter,	of Summit,	Wintermute,
Colter,	Jackson,	Reppert,	Winters,
Cowan,	Jenkins,	Reynolds,	Woodworth,
Criswell,	Kemerer,	Rhulman,	Young—79.
of Coshocton,			

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 97 — Mr. Woodworth. To provide for the transfer of one cemetery association to another.

With the following amendments, in which the concurrence of the House of Representatives is requested:

In line 11, after the word "and" insert the words "a majority of".

Strike out all of line 12 up to and including the word "proxy".

In line 13, strike out the word "those" and insert the following: "the members of such association".

In line 14, strike out the words "so present".

In line 16, after the word "purposes" insert "and lawfully electing to accept such transfer".

Attest:

W. V. GOSHORN,
Clerk.

The question being "Shall the Senate amendments be concurred in?", the yeas and nays were taken, and resulted — yeas 85, nays none, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Beyer,	Brennan,	Chapman,
Anderson,	Bishop,	Brown,	Clark,
Appenzeller,	Black,	of Union,	Colter,
Barthelmeh,	of Wyandot,	Cameron,	Conover,
Beatty,	Boggs,	Capelle,	Cowan,
Behne,	Bour,	Carroll,	

Those who voted in the affirmative are: Messrs — Concluded.

Criswell,	Holl,	Orlikowski,	Smith,
of Coshocton,	Hoover,	Orrison,	of Morgan,
Deaton,	Horwitz,	Pence,	Snyder,
Detrick,	Jackson,	Plumb,	of Pickaway,
Dickson,	Jenkins,	Read,	Sweeney,
Diser,	Kathe,	of Summit,	Terrell,
Doster,	Kemerer,	Reighard,	Tetlow,
Duffey,	Kennedy,	Reppert,	Thatcher,
Ertel,	Kessler,	Reynolds,	Thomas,
Etling,	Kramer,	Rhulman,	Vollmer,
Fell,	Lambert,	Schaefer,	Walsh,
Frick,	Leist,	Schweikert,	Warnes,
Fulton,	Lowry,	Scott,	Welsh,
Guthery,	McCormick,	Shanley,	Winans,
Hite,	McGuffey,	Siebert,	Wintermute,
Hoaglin,	Mueller,	Smith, of Butler,	Winters,
Hoffman,	Nye,		Woodworth,
			Young—85.

The Senate amendments were concurred in.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

H. B. No. 532 — Mr. Snyder, of Hamilton.

H. B. No. 533 — Mr. Snyder, of Hamilton.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committee of Conference on matters of difference between the two Houses on

H. B. No. 549 — Mr. Warnes.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committee of Conference on matters of difference between the two Houses on

H. B. No. 357 — Mr. Clark.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bills:

H. B. No. 677 — Mr. Snyder, of Pickaway.

H. B. No. 678 — Mr. Deaton. To create an institution for the relief of the needy blind.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the Committees of Conference on matters of difference between the two Houses on

S. B. No. 36 — Mr. Friebolin.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in House amendments to S. B. No. 142 — Mr. Hopple.

Attest:

W. V. GOSHORN,
Clerk.

The following message was received from the Senate.

Mr. Speaker:

I am directed to inform you that the Senate has concurred in the passage of the following bill:

H. B. No. 676 — Mr. Kennedy. To amend section 615, of the General Code relative to the office of superintendent of insurance.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Black, of Hamilton, submitted the following report:

The committees of Conference, to which were referred the matters of difference between the two Houses on H. B. No. 641 — Mr. Snyder, of Hamilton, having had the same under consideration, do recommend to the respective Houses as follows:

Strike out all after the enacting clause and substitute in lieu thereof:

SECTION 1. Whenever used in this act and for the purpose of this act, the term "public utility" shall be taken to mean and include any street railroad operated in whole or in part under the act passed April 22, 1896, commonly known as "The Rogers Law" and entitled "An Act to amend and supplement sections 2505a and 2505b of the Revised Statutes of Ohio as enacted May 1, 1891, and amended April 18, 1892" or any street railroad operated in connection with or upon the tracks of any such street railroad and any corporation which owns, operates or leases any such street railroads.

The term "indeterminate permit" as used in this act, shall mean and embrace any grant of a municipality to any person, association of persons, company or corporation, of power, right or privilege to own, operate, manage or control any plant or equipment or any part of a plant or equipment within this state of any public utility created under said acts as herein defined, which by the terms thereof is to continue in force until such time as the municipality shall exercise its right to purchase the property of such public utility, in accordance with the terms of this act or until it shall be otherwise terminated according to law.

SECTION 2. Any such public utility is hereby authorized to surrender any existing license, permit, grant or franchise, and to accept in lieu thereof any indeterminate permit, and the municipality in which all or the major part of the property of such public utility is situated may accept such surrender and grant an indeterminate permit, and at the time

or times provided in the grant of such permit, or, if no time be provided in such grant, then at any time after such grant, the municipal corporation may purchase all the property of such public utility actually used and useful for the convenience of the public, upon paying therefor just compensation as determined or agreed upon in accordance with the terms of this act. Any such municipality is authorized to purchase and operate such property, and every such public utility is hereby required to sell such property for the compensation determined or agreed upon in accordance with the terms of this act. The amount to be paid for the property may be determined, first, by condemnation proceedings, or second, by proceedings as hereinafter described before the public utilities commission of Ohio, or third, by agreement between the municipality and the public utility as hereinafter described. In the ascertainment of the compensation to be paid by any municipality for the property of any public utility, either by condemnation proceedings or proceedings before the public utilities commission, the compensation shall be made and awarded only for such property of the public utility as is used and useful for the convenience of the public, excluding the value of any franchise or right to own, operate or enjoy the same, in excess of the amount actually paid to such municipal corporation as the consideration for the grant of such indeterminate permit.

SECTION 3. Any municipality may grant an indeterminate permit to any such public utility upon such terms and conditions as may be considered conducive to the public interests, and as provided in this act.

SECTION 4. When the municipality determines to acquire the property by condemnation, the compensation therefor shall be determined in the manner provided by law for the appropriation of private property by a municipal corporation.

SECTION 5. When the municipality so desires, as expressed in the ordinance determining to acquire the property of any such public utility, to have the compensation determined by the public utilities commission of Ohio, the municipality shall make a request in writing to such commission in accordance with the provisions of section 21 of an act passed April 28th, 1913, entitled "An act to create the Public Utilities Commission of Ohio, to prescribe its organization, its powers and its duties, and to repeal sections 487 to 499 inclusive, sections 543 to 551 inclusive, sections 614-24, 614-25, 614-26, 614-69, 614-70, 614-80, 614-81, and 614-83 of the General Code." Thereupon the public utilities commission shall proceed to make an inventory and valuation of the property of such public utility in accordance with the provisions of said act. The proceedings for a review of such valuation shall be as prescribed in section 29 of said act. Such valuation shall not become binding upon the municipality, however, unless the council thereafter passes an ordinance accepting the same, which ordinance shall be subject to a referendum in accordance with the provisions of law relating to referenda upon municipal ordinances. If not accepted, the municipality shall reimburse the public utility for its expenses reasonably incurred in the valuation proceedings, the amount to be ascertained and fixed by the commission. In the absence of agreement as to compensation as provided in section 6 hereof, the acceptance of an indeterminate permit shall be construed as a consent on the part of the public utility to the procedure provided for in this section.

SECTION 6. Any municipal corporation may contemporaneously with or at any time after the grant of an indeterminate permit, as pro-

vided in sections 2 and 3 of this act, agree with the public utility upon the compensation to be paid for its property, and the time or times for the exercise of the privilege of purchase; provided, however, that no period between the times fixed for such purchase shall exceed five years, upon the determination of the municipality to acquire the property of such public utility, the amount to be paid by the municipality and the terms and conditions of the acquisition shall be as thus agreed upon. The agreement of the municipality shall be by ordinance. In the same or other ordinances, the municipality and public utility may agree upon the amount of or basis of calculating the amount of annual payment, if any, to be made to the city to be treated as operating expenses of the utility or otherwise; also upon the basis of a division of earnings between the utility and the city; also the purposes for which and the amounts or the basis for calculating the amounts in which new stock, bonds or other securities may be issued; also the minimum net earnings or basis of or device for calculating the minimum net earnings which the utility may earn as a condition precedent to a reduction of fares or rates, and as a test of the reasonableness of extensions; also the initial rates, fares and charges, and the dates of revision of rates, fares or charges, but no period between dates fixed for revision shall exceed five years; also the obligations of the utility with reference to minimum maintenance, renewal and depreciation reserve funds; also for arbitration of differences, also any other terms and conditions relative to the construction, maintenance, financing, operation and control of service of the utility consistent with the terms and conditions of this act and an indeterminate permit.

SECTION 7. No ordinance passed pursuant to the provisions of section 6 hereof, shall take effect until submitted to the electors of the municipality, at a special or general election held in the municipality at such time as council may determine, and approved by a majority of the electors voting thereon. The ordinance shall be duly passed by an affirmative vote of not less than a majority of the members elected or appointed to the council, and shall be subject to the approval of the mayor as provided by law. The ordinance shall specify the form or phrasing of the question to be placed upon the ballot. Thirty days' notice of the election shall be given by publication once a week for four consecutive weeks in two daily or weekly newspapers published or circulated in the municipality, which notice shall contain the full form or phrasing of the question to be submitted. The clerk of the council shall certify the passage of such ordinance to the officers having control of elections in such municipality, who shall cause such question to be voted on at the general or special election as specified in the ordinance.

SECTION 8. Any indeterminate permit granted under the terms of this act shall continue in force until such time as the municipality shall acquire the property of the public utility as provided in this act, or until otherwise terminated according to the terms and conditions of the permit. The acceptance of an indeterminate permit shall be deemed to deprive the public utility of all rights under any license, permit, grant or franchise or granted in any municipal ordinance or resolution existing at the time of the granting of the permit. From the time of such grant, the rates, fares, charges, services, accounts, equipments, repairs, additions, extensions, improvements, transfers, joint use, depreciation, capitalization, bonded or other indebtedness and all other terms and conditions relating to the financing, construction, maintenance and operation of

such utility shall be subject to municipal regulation; provided, however, that such power of municipal regulation shall not be exercised in a manner inconsistent with the express terms of the ordinance granting the permit.

Provided, also, that the capitalization and bonded or other indebtedness for improvement and other purposes beyond the limits of the municipality granting the permit shall remain subject to regulation by the state public utilities commission as provided by law; but no such capitalization or indebtedness shall be given effect as a basis for purchase price to or rate regulation by the municipality contrary to the agreement of the municipality and public utility as expressed in the ordinance granting the permit.

Nothing in this act shall be construed as conferring upon any municipality, officer, department, or commission thereof any power to grant an indeterminate permit to any such public utility in any other manner than by ordinance, or to prescribe that such ordinance shall take effect in any other manner than by acceptance by the public utility to which it is granted by filing a written acceptance thereof with the clerk of the city council or other officer named in such permit.

SECTION 9. In the absence of agreement as to rates, fares or charges, as provided in section 6 hereof, all rates, fares, tolls and charges for services rendered and commodities furnished by any public utility shall be sufficient to yield a reasonable compensation to the public utility operating under an indeterminate permit, and in the ascertainment of what shall constitute such reasonable rates, fares, tolls, and charges, the municipal corporation shall have due regard, among other things, to the value of all the property of the public utility actually used and useful for the convenience of the public, excluding therefrom the value of any franchise or right to own, operate or enjoy the same, in excess of the amount actually paid to such municipal corporation as the consideration for the grant of such indeterminate permit and exclusive of any value added thereto by reason of a monopoly or merger, and also with due regard to the necessity of making reservation out of the income for surplus, depreciation and contingencies.

SECTION 10. In the event that any municipality shall establish any department for the purpose of exercising any of the powers herein conferred, such department is hereby granted such powers of supervision and regulation of any public utility operating under an indeterminate grant, as are provided by law and in the ordinance granting the permit, and as may be from time to time prescribed by the terms of any ordinance not inconsistent with the express provisions of the ordinance granting the permit. It is hereby made the duty of every such public utility to comply with all orders and regulations of such department issued by virtue of the powers herein granted. The procedure of, by and before such department shall be as ordained by the council of the municipality in the permit and other ordinances. The council shall also have power to prescribe the penalties for non-compliance with and the methods of enforcement of the orders and regulations of such department, not inconsistent with the express provisions of the ordinance granting the permit. The provisions of the permit or of any ordinance or order of the municipality passed or issued under this act shall be binding upon all public officers and commissions.

SECTION 11. When the ordinance granting the permit contains no provision whatever relative to appeal from or arbitration concerning the

orders of the municipality, the utility may appeal to the public utilities commission of Ohio from any order of the municipality which is in violation of law or of the permit, or from any unreasonable order concerning matters upon which the parties have not agreed in the permit itself. Such appeal shall be by petition filed within thirty days from the issuance of the order. The filing of any such appeal shall not suspend the operation of the order appealed from unless the public utility shall give an undertaking payable to the municipality in such amount and containing such conditions as may be fixed by said commission.

SECTION 12. In the event that the ordinance granting the permit provides for an appeal to or arbitration by the state public utilities commission, then such commission shall determine such appeal or arbitration according to the procedure, methods, terms and conditions provided for in such ordinance. The provisions of law specially providing for judicial review of the orders of the public utilities commission shall not apply to actions of the commission upon such appeals or arbitration. Except as provided in this and the next preceding section, the provisions of law relating to appeals, complaints, or applications to the public utilities commission shall not apply to public utilities operating under indeterminate permits.

SECTION 13. In addition to the methods of enforcement herein provided, the duties herein imposed upon public utilities shall be enforceable by mandamus and all other judicial proceedings provided by law for the enforcement of the duties of public utilities.

SECTION 14. Nothing in this act shall be construed to deprive any municipality of its rights to prescribe, by charter, any other methods, terms or conditions according to and upon which indeterminate permits may be granted in such municipality.

SECTION 15. The invalidity of any section or any part of this act shall not be deemed to affect the validity of any other section or part thereof.

THEODORE C. JUNG,
M. A. BROADSTONE,
Managers for Senate.

THORNTON R. SNYDER,
C. A. REID,
ROBERT BLACK,

Managers for the House of Representatives.

The question being "Shall the report of the committee of Conference be agreed to?", the yeas and nays were taken, and resulted — yeas 76, nays 7, as follows:

Those who voted in the affirmative are: Messrs.

Acker,	Bour,	Dickson,	Hoaglin,
Anderson,	Brennan,	Doster,	Hoffman,
Barthelmeh,	Brown, of Union,	Duffey,	Horwitz,
Beatty,	Capelle,	Ertel,	Jackson,
Behne,	Carroll,	Etling,	Kathe,
Beyer,	Clark,	Fell,	Kessler,
Bishop,	Colter,	Foreman,	Kramer,
Black,	Criswell,	Frick,	Lambert,
of Hamilton,	of Coshocton,	Fulton,	Leist,
Black,	Deaton,	Guthery,	Lowry,
of Wyandot,	Detrick,	Hite,	Lustig,

Those who voted in the affirmative are: Messrs. — Concluded.

McGuffey,	Reid, of Fayette,	Snyder,	Vonderheide,
Mills,	Reppert,	of Hamilton,	Walsh,
Mueller,	Reynolds,	Snyder,	Warnes,
Murphy,	Rhulman,	of Pickaway,	Welsh,
Nungesser,	Schaefer,	Sweeney,	Winans,
Nye,	Schweikert,	Tetlow,	Wintermute,
Orlikowski,	Shanley,	Thatcher,	Winters,
Orrison,	Siebert,	Venus,	Woodworth,
Plumb,	Smith, of Butler,	Vollmer,	Young—76.
Read, of Summit,			

Messrs. Cameron, Criswell, of Morrow, Diser, Jenkins, Kemerer, Reighard and White voted in the negative.

The report of the committee of Conference on H. B. No. 641 — Mr. Snyder, of Hamilton, was agreed to.

The following message was received from the Senate:
Mr. Speaker:

I am directed to inform you that the Senate has agreed to the report of the committee of Conference on matters of difference between the two houses on H. B. No. 641 — Mr. Snyder, of Hamilton.

Attest:

W. V. GOSHORN,
Clerk.

Mr. Carroll submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

H. B. No. 666 — Mr. Cowan. Making appropriations for the interest on the irreducible debt, for the support of the common schools, for the Miami university, the Ohio university, the state normal school or college of the Ohio university, the state normal school or college of the Miami university, the state normal school at Kent, Ohio, the state normal school at Bowling Green, Ohio, the Ohio state university, and for the normal and industrial department of the Wilberforce university.

H. B. No. 474 — Mr. King, of Ashtabula. Providing a levy for the support of the state normal schools at Bowling Green and Kent, Ohio.

H. B. No. 671 — Mr. Cowan. To repeal section 7576 of the General Code.

H. B. No. 1 — Proposed by initiative petition first to be submitted to the General Assembly. Relative to regulating newspapers and the publication of nothing but the truth.

H. B. No. 530 — Mr. Snyder, of Hamilton. To supplement section 2419 of the General Code by an additional section authorizing county commissioners to contract with cities for the maintenance of the county poor.

H. B. No. 531 — Mr. Snyder, of Hamilton. To amend sections 6094 and 6094-1 of the General Code of the state of Ohio, relating to the distribution of revenues and fines.

H. B. No. 522 — Mr. Smith, of Butler. To provide optional plans of government for municipalities and permitting the adoption thereof by popular vote in accordance with article XVIII, section 2, of the constitution of Ohio.

H. J. R. No. 51 — Mr. Lowry. Relative to legislative manual.

H. B. No. 679 — Mr. Cowan. Relating to certain proposed amendments to the constitution of Ohio and the publication thereof.

H. B. No. 163 — Mr. Vollmer. To amend section 1008 of the General Code, relative to the employment of females and regulating their hours of employment.

H. B. No. 100 — Mr. Tetlow. To provide for an eight-hour day on public work in the state or in any political subdivision thereof, or by contractors or sub-contractors in behalf of the state or any political subdivision thereof and penalties for violation of same.

H. B. No. 670 — Mr. Cowan. To make general appropriations.

H. B. No. 357 — Mr. Clark. To regulate the sale of bonds, stocks and other securities and of real estate not located in Ohio, and to prevent fraud in such sales.

H. B. No. 567 — Mr. Fulton. To supplement section 4828 of the General Code by the enactment of an additional section to be known as section 4828-1 providing for the apportionment of congressional districts for Ohio under the thirteenth census of the United States.

H. B. No. 673 — Mr. Cowan. To make appropriations to pay unauthorized deficiencies and liabilities existing prior to February 15, 1913.

H. B. No. 97 — Mr. Woodworth. To provide for the transfer of one cemetery association to another.

H. B. No. 533 — Mr. Snyder, of Hamilton. To amend section 5353 of the General Code, relating to lands, houses and other buildings belonging to counties, townships and cities used for the accommodation and support of the poor.

H. B. No. 678 — Mr. Deaton. To create an institution for the relief of the needy blind.

H. B. No. 677 — Mr. Snyder, of Pickaway. To amend section 6 of an act entitled "An act to authorize county commissioners, township trustees, boards of education, road commissioners, councils of municipal corporations and boards and officers thereof temporarily to repair, reconstruct and replace public property and public ways destroyed or injured by floods occurring in March and April, 1913; to authorize county commissioners and councils of municipal corporations to borrow and expend money for the purpose of cleaning public places and private grounds and buildings and removing therefrom any matter deposited therein by said flood which is inimical to the public health, safety or convenience; and to exempt proceedings for the permanent repair, reconstruction and replacement of such public property and public ways, and bonds issued and levies made for such purposes from certain requirements and limitations passed April 10, 1913, for the purpose of correcting typographical errors therein.

H. B. No. 676 — Mr. Kennedy. To amend section 615, of the General Code, relative to the office of superintendent of insurance.

H. B. No. 64 — Mr. Agler. To amend section 12270 of the General Code fixing the time to begin proceedings in error.

H. B. No. 532 — Mr. Snyder, of Hamilton. To provide for the lease by the state of the Longview hospital and other property in Hamilton county, for its use, maintenance and management, and the ultimate purchase thereof.

H. B. No. 641 — Mr. Snyder, of Hamilton. Authorizing conversion and grant of municipal public utility franchises into indeterminate permits, providing procedure for acquisition of such utilities by municipalities, and for their regulation and control.

H. B. No. 549 — Mr. Warnes. To amend sections 6290, 6294, 6295, 6298, 6299, 6300, 6301, 6302, 6309, 12613 and 12614, of the General Code, relating to motor vehicles.

H. B. No. 674 — Mr. Cowan. To make sundry appropriations, and to amend House Bill 381, passed February 27, 1913, entitled an act "To make partial appropriations for the last three quarters of the fiscal year ending November 15, 1913, and the first quarter of the fiscal year ending February 15, 1914;" and to amend House Bill No. 590, passed April 14, 1913, entitled an act "To make general appropriations."

H. B. No. 675 — Mr. Mills. To amend section 614-52 of the General Code relating to the issuing of stocks, bonds, notes and other evidences of indebtedness, payable at periods of greater than twelve months from the date thereof, of public utilities and railroads.

JNO. L. McDERMOTT,
WM. GREEN,
VINCENT ZMUNT,
JAS. T. CARROLL,

F. J. KILRAIN,
EARL E. ERTEL,
W. D. FULTON.

The speaker of the House in the presence of the House signed said bills and joint resolution.

Mr. Behne moved that a message be sent to the Senate informing that body that the House is now ready to adjourn sine die, pursuant to the provisions of H. J. R. No. 49 — Mr. Vonderheide.

The motion was agreed to.

The following protest was submitted and ordered entered on the journal:

WHEREAS, The Senate on yesterday passed and transmitted to this House, S. B. No. 224 — Mr. Mooney, and such bill has never been laid before this House, we therefore protest against a failure of duty upon the part of the officials of this House which deprived its membership of the opportunity to vote upon a measure of wide importance to the people of the state and one in accord with the governor's recommendations looking to the care and custody of the state's funds.

M. J. JENKINS.

The following message was received from the Senate:

Mr. Speaker:

I am directed to inform you that the Senate has completed its business and is now ready to adjourn pursuant to H. J. R. No. 49 — Mr. Vonderheide.

Attest:

W. V. GOSHORN,
Clerk.

The journal of today was read and approved.

The hour of 6:00 o'clock p. m. having arrived, the speaker declared the House of Representatives of the 80th general assembly, regular session, pursuant to the provisions of H. J. R. No. 49 — Mr. Vonderheide, adjourned sine die.

Attest:

JOHN R. CASSIDY,
Clerk.

ERRATA.

Page 46,

"Gilson" in Liquor Traffic committee should be "Deaton".

Page 129, line 30,

"H. R. No. 82" should be "House rule No. 82".

Page 135, line 56,

"first time" should be "third time".

Page 206, line 33,

"H. B. 150" should be "H. B. 157".

Page 257, line 3,

"Brown of Union" should be "Brown of Ashland".

Page 292, line 44,

"Sub. H. B. 44" should be "Sub. H. B. 40".

Page 405, line 40,

"H. B. 163" should be "S. B. 163".

Page 517, line 1,

"H. B. 21" should be "H. B. 221".

Page 800, line 1,

"S. J. R. 35" should be "S. J. R. 39".

Page 822, line 29,

"Ertel" should be "Etling".

Page 839, line 30,

"Yeas 101, nays 1" should be "Yeas 104, nays 2".

Page 863, line 1,

"S. B. 32" should be "S. J. R. 32".

Page 1101, line 17,

"Franklin" should be "Ashtabula".

Page 1122, line 15,

"H. B. 668" should be "H. B. 670".

Page 1141,

Between lines 12 and 13 insert:

"The motion was agreed to and Mr. Welsh was appointed such committee,
and reported the bill amended as instructed."

Page 1174, line 42,

"S. B. 298" should be "S. B. 289".

Page 1313, line 4,

"S. B. 28" should be "S. B. 280".

APPENDIX

TO THE

Journal of the
House of Representatives

OF THE

EIGHTIETH
GENERAL ASSEMBLY
OF THE STATE OF OHIO

REGULAR SESSION

COMMENCING
MONDAY, JANUARY 6, 1913

OFFICERS OF THE HOUSE OF REPRESENTATIVES.

Position.	Name.	Residence.
Speaker	Charles L. Swain.....	Cincinnati, Ohio.
Speaker pro tempore.....	J. H. Lowry.....	Napoleon, Ohio.
Clerk	John R. Cassidy.....	Bellefontaine, Ohio.
Assistant Clerk.....	L. L. Faris.....	Lynchburg, Ohio.
Journal Clerk	Charles H. Beck.....	Logan, Ohio.
Assistant Journal Clerk.....	Frank E. Aide.....	Chillicothe, Ohio.
Message Clerk	Harold D. Sites.....	Ashland, Ohio.
Engrossing Clerk	H. L. Rebrassier.....	Louisville, Ohio.
Enrolling Clerk	Al. J. Hildreth.....	Cleveland, Ohio.
Recording Clerk	Julia E. Kersting.....	Ottawa, Ohio.
Index Clerk	John J. Conway.....	Cincinnati, Ohio.
Bill Clerk	James B. Lewis.....	Rocky River, Ohio.
Assistant Bill Clerk.....	H. S. Brown.....	Dowling, Ohio.
Sergeant-at-arms	W. L. Melching.....	Wapakoneta, Ohio.
First Assistant Sergeant-at-arms.....	William C. Ries.....	Kenton, Ohio.
Second Assistant Sergeant-at-arms.....	John D. Schnapp.....	Cleveland, Ohio.
Third Assistant Sergeant-at-arms.....	Thurman Thompson	Columbus, Ohio.

MEMBERS OF THE HOUSE OF REPRESENTATIVES.

County.	Name.	Pol.	P. O. Address.	Profession or Occupation.
Adams	J. B. R. Kessler	D	Peebles	Attorney.
Allen	R. R. Kennedy (1)	D	Spencerville	Attorney.
Ashland	W. M. Brown	D	Ashland	Farmer.
Ashtabula	W. S. King	D	Ashtabula	Physician.
Athens	E. C. Woodworth (1)	R	Athens	Editor.
Auglaize	Geo. W. Holl	D	New Knoxville	Manufacturer.
Belmont	E. N. Boggs (1)	D	Barton	Merchant.
Belmont	James A. Freeman	R	Martins Ferry	Contractor.
Brown	E. B. Stivers (10)	D	Sardinia	Farmer and Lawyer.
Butler	Culbertson J. Smith (1)	R	Hamilton	Lawyer.
Carroll	Harry R. Kemerer	D	Carrollton	Publisher.
Champaign	Chas. D. Conover	R	Urbana	Farmer.
Clark	W. O. Jackson	R	Springfield	Locomotive Eng'n'r.
Clermont	Earl E. Ertel	D	Loveland	Broker.
Clinton	Oliver J. Thatcher	D	Wilmington	Teacher.
Columbiana	Percy Tetlow (2)	R	Washingtonville	Miner.
Columbiana	Chas. A. White	R	Lisbon	Carpenter.
Coshocton	D. M. Criswell	D	Plainfield	Physician.
Crawford	M. G. Nungesser	D	Galion	Farmer and Teacher.
Cuyahoga	Lawrence Brennan (1)	D	Cleveland	Retired.
Cuyahoga	Geo. F. Doster	D	Cleveland	Contractor and Builder.
Cuyahoga	Herman Fellingner (1)	D	E. Cleveland	Mgr. Insurance Co.
Cuyahoga	Frank J. Kilrain	D	Cleveland	Attorney.
Cuyahoga	Jos. Lustig	D	Cleveland	Attorney.
Cuyahoga	Don P. Mills	D	Cleveland	Attorney.
Cuyahoga	Bernard Orlikowski	D	Cleveland	Paving Contractor.
Cuyahoga	Henry L. Schaefer	D	Cleveland	Insurance.
Cuyahoga	Martin L. Sweeney	D	Cleveland	Clerk.
Cuyahoga	Virgil J. Terrell	D	Cleveland	Attorney.
Cuyahoga	Harry Vollmer	D	Cleveland	Machinist.
Cuyahoga	Michael J. Walsh	D	So. Newburg	Farmer.
Cuyahoga	Stephen M. Young	D	Cleveland	Attorney.
Darke	C. Appenzeller, Jr.	D	Greenville	Farmer and Contr.
Defiance	Robt. B. Cameron	D	Jewell	Physician.
Delaware	G. M. Plumb	R	Galena	Teacher.
Erie	Cyrus P. Winters (6)	D	Sandusky	Attorney.
Fairfield	Geo. M. Morris	D	Lancaster	Supt. Schools.
Fayette	C. A. Reid (1)	D	Washington C. H.	Attorney.
Franklin	James T. Carroll	D	Columbus	Publisher.
Franklin	Louis R. Siebert	D	Columbus	Cigar Maker.
Franklin	Chas. A. Orison	D	Columbus	Clerical.
Franklin	John R. King	R	Columbus	Attorney.
Franklin	Richard R. Reynolds			
Fulton	(7)	R	Columbus	Carpenter.
Gallia	Frank H. Reighard	R	Wauseon	Retired.
	Chas. H. McCormick			
Gauga	(1)	R	McCormick	Farmer.
Greene	Wm. R. Davis	Prog.	Chardon	Attorney.
Greene	S. C. Anderson	R	Xenia	Farmer.
Guernsey	T. A. Bonnell (1)	R	Cambridge	Attorney.
Hamilton	Wm. G. Beatty (1)	D	Cincinnati	Whole. Cigar Bus.
Hamilton	Herbert S. Bigelow (2)	D	Cincinnati, Mt. Wash- ington	Minister.
Hamilton	Robert Black	D	Cincinnati	Attorney.
Hamilton	J. R. Clark	D	Cincinnati	Attorney.
Hamilton	W. H. Schweikert	D	Cincinnati	Attorney.
Hamilton	John C. Hoffman (2)	D	Cincinnati	Solicitor.
Hamilton	Frank H. Reppert	D	Silverton	Attorney.
Hamilton	Thornton R. Snyder	D	Cincinnati	Attorney.
Hamilton	Chas. L. Swain (8)	D	Hartwell	Attorney.
Hamilton	Louis H. Capelle	R	Cincinnati	Attorney.
Iancock	Andrew A. Beyer (2)	D	Arlington	Farmer.
Hardin	Wm. C. McGuffey	D	McGuffey	Farmer.
Harrison	L. H. Scott (4)	R	Cadiz	Retired.
Henry	J. H. Lowry (4)	D	Napoleon	Farmer.
Highland	G. G. O. Pence	R	Hillsboro	Farmer.
Hocking	W. H. Acker	D	Logan	Printer.
Holmes	M. A. Barnes (1)	D	Millersburg	Farmer.
Huron	C. P. Venus	D	Norwalk	Insurance.
Jackson	Frank P. Lambert (2)	D	Wellston	Carpenter.
Jefferson	John F. Gilson (6)	R	Irontdale	School Teacher.
Knox	N. H. Hunter	D	Buckeye City	Grain Merchant.
Lake	J. V. Winans (1)	R	Madison	Physician.
Lawrence	Alfred Robinson (9)	R	Ironton	Druggist.
Licking	W. D. Fulton (1)	D	Newark	Attorney.
Logan	Guy Detrick	D	Bellefontaine	Teacher.
Lorain	S. H. Williams (1)	R	Lorain	Attorney.
Lorain	Lawrence F. Conway	D	Toledo	Attorney.
Lucas	Warren J. Duffey	D	Toledo	Attorney.

MEMBERS OF THE HOUSE OF REPRESENTATIVES—Concluded.

County.	Name.	Pol.	P. O. Address.	Profession or Occupation.
Lucas	W. T. Colter (1).....	Prog.	Toledo	Locomotive Engr.
Lucas	James Nye	Prog.	Toledo	Attorney.
Madison	M. J. Jenkins (1).....	R	Plain City	Physician.
Mahoning	John G. Cooper (1).....	R	Youngstown	Locomotive Engr.
Mahoning	Oscar E. Diser.....	R	Youngstown	Attorney.
Marion	Isaac S. Guthery.....	D	Larue	Farmer.
Medina	F. M. Plank (1).....	R	Medina	Merchant.
Meigs	Louis Horwitz (1).....	D	Pomeroy	Merchant.
Mercer	G. J. C. Wintermute.....	D	Celina	Physician.
Miami	Van S. Deaton (10).....	R	Alcony	Physician.
Monroe	G. S. Crawford.....	D	Graysville	Farmer.
Montgomery	O. B. Chapman	D	Dayton, R. F. D. 4.....	Decorator.
Montgomery	E. R. Mueller.....	D	Dayton	Attorney.
Montgomery	V. J. Vonderheide.....	D	Dayton	Attorney.
Morgan	Chas. B. Smith.....	R	Malta	Hardware Dealer.
Morrow	J. Chas. Criswell.....	D	Mt. Gilead	Farmer.
Muskingum	Frank B. Fell.....	D	Zanesville	Merchant.
Noble	Homer L. Hastings.....	R	Caldwell	Contractor.
Ottawa	Smith L. Welsh (1).....	D	Oak Harbor	Traveling Salesman.
Paulding	Geo. M. Hoaglin.....	D	Payne	Professor.
Perry	Wm. A. Hite.....	D	Thornville	Attorney.
Pickaway	Irvin F. Snyder.....	D	Circleville	Attorney.
Pike	Geo. Leist, Jr.....	D	Beaver	Hardware Merchant.
Portage	J. J. Shanley, Sr., (1).....	D	Kent, R. F. D.....	Telegraph Operator.
Preble	Wm. E. Murphy.....	D	Eaton, R. F. D. 9.....	Farmer.
Putnam	John Cowan (1).....	D	Ottawa	Insurance Agent.
Richland	John F. Kramer (2).....	D	Mansfield	Attorney.
Ross	Bernard H. Kathe.....	D	Chillicothe, R. F. D.....	Farmer.
Sandusky	H. N. Donaldson.....	D	Bellevue	Dentist.
Scioto	Adam Frick (1).....	D	Portsmouth	Miller and Farmer.
Seneca	R. R. Bour.....	D	Tiffin	Accountant.
Shelby	Martin Quinlisk.....	D	Sidney	Farmer.
Stark	Peter J. Collins.....	D	Canton	Attorney.
Stark	Walter G. Agler.....	R	Canton	Deputy Clk. Courts.
Summit	Ed. H. Bishop.....	D	Akron	Traveling Salesman.
Summit	A. Ross Read (2).....	D	Akron	Editor.
Trumbull	W. B. Kilpatrick (3).....	D	Warren	Attorney.
Tuscarawas	Fred Barthelmeh (1).....	D	Baltic	Insurance.
Union	Chas. D. Brown.....	R	Plain City, R. F. D.....	Farmer.
Van Wert	Clark M. Foreman.....	D	Willshire	Insurance Agent.
Vinton	W. A. Rhulman.....	D	Hamden	Locomotive Engr.
Warren	T. E. Hoover.....	R	Lebanon	Farmer.
Washington	W. M. Dickson.....	D	Flints Mill	Physician.
Wayne	Alton H. Etling.....	D	Orrville	Supt. Schools.
Williams	William Behne (1).....	D	Bryan	Editor.
Wood	Frank W. Thomas (1).....	D	Bowling Green	Publisher.
Wyandot	Samuel J. Black.....	D	Upper Sandusky	Supt. Water Works.

- (1) Member House, 79th General Assembly.
- (2) Member Fourth Constitutional Convention.
- (3) Member House, 79th General Assembly and Fourth Constitutional Convention.
- (4) Member House, 78th and 79th General Assembly.
- (5) Member House, 78th General Assembly.
- (6) Member House, 77th, 78th and 79th General Assembly.
- (7) Member House, 76th, 77th, 78th and 79th General Assembly.
- (8) Member House, 73rd and 74th General Assembly.
- (9) Member House, 68th General Assembly.
- (10) Member House, 71st and 72nd General Assembly.

RECAPITULATION.

	House
Democrats	87
Republicans	33
Progressives	3
Total	123

HOUSE EMPLOYES.

STENOGRAPHERS.

Mary E. Turner	Butler Co.
Paul Spaeth	Clermont Co.
Rea B. Boyd	Trumbull Co.
Clara Rosenthal	Wood Co.
Minne Rogers	Franklin Co.
Delia Carroll	Franklin Co.
Stella M. Woodworth	Athens Co.
Kathryn Ragan	Henry Co.
Maude Martin	Darke Co.
Rose Mary Burch	Van Wert Co.
Owen C. Wooley	Franklin Co.

CUSTODIANS OF CLOAK ROOM.

Robert Vogel	Wyandot Co.
Frank Connaughton	Auglaize Co.

ASSISTANT POSTMASTER.

William F. Corcoran	Lucas Co.
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DOORKEEPERS.

Rudolph C. Wittenmeier	Franklin Co.
W. F. Brazier	Hamilton Co.
Henry Karting	Hamilton Co.
Elijah Dodd	Lucas Co.
Heath Vining	Mercer Co.

CUSTODIANS OF COMMITTEE ROOMS.

Alexander Rosenstein	Cuyahoga Co.
Fred Seeger	Franklin Co.
Mose Kahn	Butler Co.
Henry Fromme	Hamilton Co.
Alf. Jacobs	Clark Co.

PORTERS.

William H. Perry	Hamilton Co.
J. H. Roush	Meigs Co.
William Todd	Ohio.
D. B. McCormick	Wyandot Co.
Robert E. Roehm	Montgomery Co.

PAGES.

Edward Erwin	Franklin Co.
Alfred McCoy	Franklin Co.
John Quinlisk	Shelby Co.
Ora Knisely	Portage Co.
Lawrence Winans	Portage Co.
Howard Morris	Franklin Co.
Lyman F. Eckenrode	Franklin Co.

Walter McDonald	Greene Co.
Roger D. Enright	Huron Co.
C. A. Reynolds	Ottawa Co.

CUSTODIANS OF TELEPHONES.

Herman C. Schulz	Cuyahoga Co.
T. B. Keville, Jr.	Allen Co.

LEGISLATIVE PRESS ASSOCIATION.

JAMES W. FAULKNER, *Chairman.*

ALFRED C. CROUSE, *Secretary.*

HOUSE CORRESPONDENTS.

Allen E. Beach	Ohio State Journal.
H. H. Daugherty	Ohio State Journal.
H. P. Brandon	Ohio State Journal.
J. H. Galbraith	Columbus Dispatch.
Arthur Crumrine	Columbus Dispatch.
D. A. Donovan	Columbus Dispatch.
George T. Blake	Columbus Dispatch.
Earl Baird	Columbus Citizen.
E. W. Williams	Columbus Citizen.
John T. Bourke	Cleveland Leader.
Carl D. Ruth	Cleveland Leader.
A. E. McKee	Cleveland Plain Dealer.
C. E. Moore	Cleveland Plain Dealer.
Frank J. Ryan	Cleveland Press.
James W. Faulkner	Cincinnati Enquirer.
H. R. Mengert	Cincinnati Enquirer.
Joseph Sullivan	Cincinnati Times-Star.
Alfred C. Crouse	Cincinnati Post.
Carroll McCray	Toledo Blade.
John P. Coakley	Toledo News-Bee.
C. E. Gillette	Associate Press.
R. J. Dustman	Associate Press.
Joseph G. Faulkner	Associate Press.
Thos A. Petty	Associate Press.
J. W. Marksberry	Associate Press.
L. H. Merrick	United Press.
C. C. Lyon	Scripps-McRae League.
Frank H. Ward	Scripps-McRae League.
Albert Burnet	American Press Association.
O. K. Shimansky	American Press Association.
A. V. Abernathy	American Press Association.
A. C. Sands	New York Times.
Ralph Henney	New York Sun.
C. B. Griffith	New York Sun.
Malcolm Jennings	Marion Daily Star

W. E. Ashbolt, Jr.	Lorain Daily News.
C. H. Haddox	National News Association.
J. A. Easton	National News Association.

STANDING COMMITTEES OF THE HOUSE.

AGRICULTURE.

BROWN, Ashland, *Chairman.*

Guthery,	Snyder, Hamilton,	Pence,
Nungesser,	Fell,	McCormick,
McGuffey,	Murphy,	White,
Hunter,	Kathe,	Plank,
Cameron,		Hoover,

APPROPRIATIONS AND FINANCE.

COWAN, *Chairman.*

Kennedy,	Morris,	Winans,
Fellinger,	Clark,	Jenkins,
Boggs,	Leist,	Bonnell,
Beyer,	Guthery,	Scott,
Donaldson,		Reynolds,

BANKS AND BANKING.

KENNEDY, *Chairman.*

Holl,	Boggs,	Conover,
Doster,	Brown, Ashland,	Reighard,
Clark,	Smith, Butler,	Plank.
	Terrell,	

BENEVOLENT AND PENAL INSTITUTIONS.

CRISWELL, Coshocton, *Chairman.*

Morris,	Dickson,	Robinson,
Schweikert,	Smith, Butler,	Brown, Union,
Sweeney,	Cameron,	White,
Siebert,	Orlikowski,	Plumb,
Rhulman,		Thatcher,

CITIES.

BIGELOW, *Chairman.*

Mills,	Donaldson,	Cooper,
Frick,	Black, Hamilton,	Colter,
Venus,	Carroll,	King, Franklin,
	Orrison,	

CIVIL SERVICE

BARTHELMEH, *Chairman.*

Leist,	Murphy,	Bonnell,
Shanley,	Cowan,	Woodworth,

CODES, COURTS AND PROCEDURE.

WINTERS, *Chairman.*

Terrell,	Clark,	Agler,
Duffey,	Kilrain,	Nye,
Stivers,	Schweikert,	King, Franklin.
	Mueller,	

CONSERVATION OF NATURAL RESOURCES.

READ, Summit, *Chairman.*

Beyer,	Etling,	Davis,
Crawford,	Behne,	Colter,
Chapman,		Tetlow.

CONSTITUTIONAL AMENDMENTS AND INITIATIVE AND REFERENDUM.

WARNES, *Chairman.*

Doster,	Mueller,	Davis,
Read, Summit,	Bishop,	Scott,
Bigelow,	Behne,	Kemerer.
	Vollmer,	

CORPORATIONS.

FRICK, *Chairman.*

Lustig,	Boggs,	Colter,
Venus,	Doster,	Conover,
Collins,		Capelle.

COUNTY AFFAIRS.

APPENZELLER, *Chairman.*

Barthelmeh,	Crawford,	Reighard,
Stivers,	Leist,	Colter,
Schweikert,		Agler,

DAIRY AND FOOD PRODUCTS.

CONWAY, *Chairman.*

Schaefer,	Criswell, of Coshocton.	Smith, Morgan,
Nungesser,	Quinlisk,	Hastings,
Vonderheide,		Deaton.

ENROLLMENT.

CARROLL, *Chairman.*

Kilrain,	Ertel,	Agler,
Thomas,	Fulton	Woodworth,

FEDERAL RELATIONS.

FULTON, *Chairman*.

Mills,
Behne,
Welsh,
Black, Wyandot,

Dickson,
McGuffey,
Acker,
Holl,

Clark,
Thatcher,
Jenkins,
Kemerer.

FEES AND SALARIES.

THOMAS, *Chairman*.

Beyer,
Orlikowski,
Cowan,

Quinlisk,
Criswell, of Coshocton,

Reighard,
Plank,
Freeman.

FISH AND GAME.

MUELLER, *Chairman*.

Fell,
King, Ashtabula,
Reppert,

Lustig,
Lowry,

Pence,
Jackson,
McCormick.

INSURANCE.

FELLINGER, *Chairman*.

Venus,
Kennedy,
Foreman,
Beatty,

Horwitz,
Holl,
Hite,
Kramer,

Reid, Fayette,
Smith, Morgan,
Diser,
Nye,

JUDICIARY.

KILPATRICK, *Chairman*.

Snyder, of Hamilton,
Conway,
Kessler,
Kramer,

Smith, of Butler,
Young,
Criswell, Morrow,
Snyder, of Pickaway,
Collins,

Vonderheide,
Reid, Fayette,
Williams,
Diser,
Tetlow,

LABOR.

CHAPMAN, *Chairman*.

Vollmer,
Hoffman,
Lambert,

Fell,
Brennan,
Thomas,
Kilpatrick,

Robinson,
Tetlow,
Nye,

LIBRARY.

SMITH, Butler, *Chairman*.

Winters,
Etling,

Hite,
Snyder, of Hamilton,

Freeman,
Hastings,

LIQUOR TRAFFIC AND TEMPERANCE.

WELSH, *Chairman*.

Chapman,	Sweeney,	Cooper,
Snyder, of Pickaway,	Horwitz,	Anderson,
Hunter,	Barthelmeh,	Deaton,
	Hoffman,	

MANUFACTURES AND COMMERCE.

TERRELL, *Chairman*,

Siebert,	Hunter,	Smith, Morgan,
Duffey,	Horwitz,	Jackson,
Orlikowski,		Scott.

MILITARY AFFAIRS.

SHANLEY, *Chairman*.

Welsh,	Kathe,	Capelle,
Siebert,	Stivers,	Deaton,
Beatty,		Nye.

MINES AND MINING.

LAMBERT, *Chairman*.

Hite,	Rhulman,	Tetlow,
Acker,	Shanley,	Woodworth,
Bour,		Freeman.

PHRASEOLOGY.

ETLING, *Chairman*.

Lustig,	Carroll,	Thatcher,
Criswell, Morrow,	Hoaglin,	Plumb.

PRISONS AND PRISON REFORM.

BLACK, Wyandot, *Chairman*.

Collins,	Quinlisk,	Jenkins,
Kilrain,	Bishop,	Anderson,
Foreman,		Williams,

PRIVILEGES AND ELECTIONS.

BLACK, Hamilton, *Chairman*.

Bigelow,	Young,	Hoover,
Brennan,	Appenzeller,	Agler,
Bishop,	Read, Summit,	Gilson.
	Orrison,	

PUBLIC BUILDINGS AND LANDS.

BOUR, *Chairman*.

Vollmer,	Brennan,	Colter,
Brown, of Ashland,	McGuffey,	Reynolds.

PUBLIC HEALTH.

CAMERON, *Chairman*.Schaefer,
King, of Ashtabula,
Wintermute,Dickson,
Criswell, of Coshocton,
Doster,
Morris,Winans,
Kemerer,
Gilson.

PUBLIC HIGHWAYS.

HITE, *Chairman*.Fell,
Kathe,
Rhulman,Horwitz,
Ertel,
Murphy,
Walsh,Anderson,
Smith, Morgan,
McCormick.

PUBLIC PRINTING.

BEHNE, *Chairman*.Carroll,
Acker,
Reppert,Fulton,
Terrell,Hoover,
Conover,
Hastings.

PUBLIC SCHOOLS.

HOAGLIN, *Chairman*.Barthelmeh,
Criswell, of Morrow,
Detrick,
Dickson,
Kramer,Lowry,
Morris,
Shanley,
Crawford,Brown, Union,
Deaton,
Gilson,
Pence,
Winans.

PUBLIC UTILITIES.

MILLS, *Chairman*.Schweikert,
Warnes,
Orrison,Lambert,
Conway,
Rhulman,
Black, Wyandot,King, Franklin,
Capelle,
Jackson.

PUBLIC WATERWAYS.

ORRISON, *Chairman*.Appenzeller,
Terrell,
Mueller,Orlikowski,
Foreman,Anderson,
Pence,
Brown, Union.

PUBLIC WORKS.

FOREMAN, *Chairman*.Beatty,
Read, Summit,
Wintermute,Crawford,
Walsh,Bonnell,
Reynolds,
Robinson,

RULES AND LEGISLATIVE PROCEDURE.

SWAIN, *Chairman.*

Lowry,	Kilpatrick,	Williams.
	Reid, Fayette,	

SOLDIERS' AND SAILORS' ORPHANS' HOME.

BRENNAN, *Chairman.*

Kessler,	Cameron,	Cooper,
Hoaglin,	Beyer,	Anderson,
Hoffman,		McCormick.

STATE ECONOMIC BETTERMENT.

DONALDSON, *Chairman.*

Cameron,	Hoaglin,	Tetlow,
Snyder, of Hamilton,	Bigelow,	King, Franklin,
Detrick,	Read, Summit,	Young.
	Thatcher,	

SUPPLIES AND EXPENDITURES.

ERTEL, *Chairman.*

Sweeney,	Collins,	Freeman,
Brown, Ashland,	Welsh,	Agler,
Hoffman,		Capelle.

TAXATION.

KING, Ashtabula, *Chairman.*

Detrick,	Mills,	Conover,
Nungesser,	Snyder, of Pickaway,	Capelle,
Bour,	Warnes,	Davis.
	Black, of Hamilton	

UNIVERSITIES, COLLEGES AND NORMAL SCHOOLS.

GUTHERY, *Chairman.*

Criswell, of Coshocton,	Warnes,	Plank,
Erling,	Wintermute,	Plumb,
Young,		Thatcher.

VILLAGES.

REPPERT, *Chairman.*

Walsh,	Nungesser,	Bonnell,
Kessler,	Detrick,	Scott,
Stivers,		Diser.

WAYS AND MEANS.

DUFFEY, *Chairman.*

Kessler,	Guthery,	Gilson,
Frick,	Ertel,	Plumb,
Vonderheide,	Winters,	White.
	Schaefer,	

COMMITTEE ASSIGNMENTS OF MEMBERS OF THE HOUSE.

Acker	Federal Relations Mines and Mining Public Printing
Agler	Codes, Courts and Procedure County Affairs Enrollment Privileges and Elections Supplies and Expenditures
Anderson	Liquor Traffic and Temperance Prisons and Prison Reform Public Highways Public Waterways Soldiers' and Sailors' Orphans' Home.
Appenzeller	County Affairs, Chairman Privileges and Elections Public Waterways
Barthelmeh	Civil Service, Chairman County Affairs Liquor Traffic and Temperance Public Schools
Beatty	Insurance Military Affairs Public Works
Behne	Public Printing, Chairman Conservation of Natural Resources Constitutional Amendments and Initiative and Referendum Federal Relations
Beyer	Appropriations and Finance Conservation of Natural Resources Fees and Salaries Soldiers' and Sailors' Orphans' Home
Bigelow	Cities, Chairman Constitutional Amendments and Initiative and Referendum Privileges and Elections State and Economic Betterment
Bishop	Constitutional Amendments and Initiative and Referendum Prisons and Prison Reform Privileges and Elections

Black, of Hamilton....	Privileges and Elections, Chairman Cities Taxation
Black, of Wyandot....	Prisons and Prison Reform, Chairman Federal Relations Public Utilities
Boggs	Appropriations and Finance Banks and Banking Corporations
Bonnell	Appropriations and Finance Civil Service Public Works Villages
Bour	Public Buildings and Lands, Chairman Mines and Mining Taxation
Brennan	Labor Privileges and Elections Public Buildings and Lands Soldiers' and Sailors' Orphans' Home, Chair- man
Brown, of Ashland....	Agriculture, Chairman Banks and Banking Public Buildings and Lands Supplies and Expenditures
Brown, of Union.....	Benevolent and Penal Institutions Public Schools Public Waterways
Cameron	Public Health, Chairman Agriculture Benevolent and Penal Institutions Soldiers' and Sailors' Orphans' Home State and Economic Betterment
Capelle	Corporations Military Affairs Public Utilities Supplies and Expenditures Taxation
Carroll	Enrollment, Chairman Cities Public Printing Phraseology

Chapman	Labor, Chairman Conservation of Natural Resources Liquor Traffic and Temperance
Clark	Appropriations and Finance Banks and Banking Codes, Courts and Procedure Federal Relations
Collins	Corporations Judiciary Prisons and Prison Reform Supplies and Expenditures
Colter	Cities Conservation of Natural Resources Corporations County Affairs Public Buildings and Lands
Conover	Banks and Banking Corporations Public Printing Taxation
Conway	Dairy and Food Products, Chairman Judiciary Public Utilities
Cooper	Cities Liquor Traffic and Temperance Soldiers' and Sailors' Orphans' Home.
Cowan	Appropriations and Finance, Chairman Civil Service Fees and Salaries
Crawford	Conservation of Natural Resources County Affairs Public Works Public Schools
Criswell, of Coshocton.	Benevolent and Penal Institutions, Chairman Dairy and Food Products Fees and Salaries Public Health Universities, Colleges and Normal Schools
Criswell, of Morrow...	Judiciary Phraseology Public Schools

Davis	Conservation of Natural Resources Constitutional Amendments and Initiative and Referendum Taxation
Deaton	Dairy and Food Products Military Affairs Public Schools Liquor Traffic and Temperance
Detrick	Public Schools State and Economic Betterment Taxation Villages
Dickson	Benevolent and Penal Institutions Federal Relations Public Health Public Schools
Diser	Insurance Judiciary Villages
Donaldson	State and Economic Betterment, Chairman Appropriations and Finance Cities
Doster	Banks and Banking Constitutional Amendments and Initiative and Referendum Corporations Public Health
Duffey	Ways and Means, Chairman Codes, Courts and Procedure Manufactures and Commerce
Ertel	Supplies and Expenditures, Chairman Enrollment Public Highways Ways and Means
Etling	Phraseology, Chairman Conservation of Natural Resources Library Universities, Colleges and Normal Schools
Fell	Agriculture Fish and Game Labor Public Highways

Fellinger	Insurance, Chairman Appropriations and Finance
Foreman	Public Works, Chairman Insurance Prisons and Prison Reform Public Waterways
Freeman	Fees and Salaries Library Mines and Mining Supplies and Expenditures
Frick	Corporations, Chairman Cities Ways and Means
Fulton	Federal Relations, Chairman Enrollment Public Printing
Gilson	Public Schools Ways and Means Privileges and Elections Public Health
Guthery	Universities, Colleges and Normal Schools, Chairman Agriculture Appropriations and Finance Ways and Means
Hastings	Dairy and Food Products Library Public Printing
Hite	Public Highways, Chairman Insurance Mines and Mining Library
Hoaglin	Public Schools, Chairman Phraseology Soldiers' and Sailors' Orphans' Home State and Economic Betterment
Hoffman	Labor Liquor Traffic and Temperance Soldiers' and Sailors' Orphans' Home Supplies and Expenditures
Holl	Banks and Banking Federal Relations Insurance

Hoover	Agriculture Privileges and Elections Public Printing
Horwitz	Insurance Liquor Traffic and Temperance Manufactures and Commerce Public Highways
Hunter	Agriculture Liquor Traffic and Temperance Manufactures and Commerce
Jackson	Fish and Game Manufactures and Commerce Public Utilities
Jenkins	Appropriations and Finance Federal Relations Prisons and Prison Reform
Kathe	Agriculture Military Affairs Public Highways
Kemerer	Constitutional Amendments and Initiative and Referendum Federal Relations Public Health
Kennedy	Banks and Banking, Chairman Appropriations and Finance Insurance
Kessler	Soldiers' and Sailors' Orphans' Home Villages Judiciary Ways and Means
Kilpatrick	Judiciary, Chairman Labor Rules and Legislative Procedure
Kilrain	Codes, Courts and Procedure Prisons and Prison Reform Enrollment
King, of Ashtabula....	Taxation, Chairman Fish and Game Public Health
King, of Franklin.....	Cities Codes, Courts and Procedure Public Utilities State and Economic Betterment

Kramer	Insurance Judiciary Public Schools
Lambert	Mines and Mining, Chairman Labor Public Utilities
Leist	Appropriations and Finance Civil Service County Affairs
Lowry	Fish and Game Public Schools Rules and Legislative Procedure
Lustig	Corporations Fish and Game Phraseology
McCormick	Agriculture Fish and Game Public Highways Soldiers' and Sailors' Orphans' Home.
McGuffey	Agriculture Federal Relations Public Buildings
Mills	Public Utilities, Chairman Cities Taxation Federal Relations
Morris	Appropriations and Finance Benevolent and Penal Institutions Public Health Public Schools
Mueller	Fish and Game, Chairman Codes, Courts and Procedure Constitutional Amendments and Initiative and Referendum Public Waterways
Murphy	Agriculture Civil Service Public Highways
Nungesser	Agriculture Dairy and Food Products Taxation Villages

Nye	Codes, Courts and Procedure Insurance Labor Military Affairs
Orlikowski	Benevolent and Penal Institutions Fees and Salaries Manufactures and Commerce Public Waterways
Orrison	Public Waterways, Chairman Cities Privileges and Elections Public Utilities
Pence	Agriculture Fish and Game Public Schools Public Waterways
Plank	Agriculture Banks and Banking Fees and Salaries Universities, Colleges and Normal Schools
Plumb	Benevolent and Penal Institutions Phraseology Universities, Colleges and Normal Schools Ways and Means
Quinlisk	Dairy and Food Products Fees and Salaries Prisons and Prison Reform
Reid, of Fayette.....	Insurance Judiciary Rules and Legislative Procedure
Read, of Summit.....	Conservation of Natural Resources, Chairman Constitutional Amendments and Initiative and Referendum Privileges and Elections Public Works State and Economic Betterment
Reighard	Banks and Banking County Affairs Fees and Salaries
Reppert	Villages, Chairman Fish and Game Public Printing

Reynolds	Appropriations and Finance Public Buildings and Lands Public Works
Ruhlman	Benevolent and Penal Institutions Mines and Mining Public Highways Public Utilities
Robinson	Benevolent and Penal Institutions Labor Public Works
Schaefer	Dairy and Food Products Public Health Ways and Means
Schweikert	Benevolent and Penal Institutions Codes, Courts and Procedure County Affairs Public Utilities
Scott	Appropriations and Finance Constitutional Amendments and Initiative and Referendum Manufactures and Commerce Villages
Shanley	Military Affairs, Chairman Civil Service Mines and Mining Public Schools
Siebert	Benevolent and Penal Institutions Manufactures and Commerce Military Affairs
Smith, of Butler.....	Library, Chairman Banks and Banking Benevolent and Penal Institutions Judiciary
Smith, of Morgan.....	Dairy and Food Products Insurance Manufactures and Commerce Public Highways
Snyder, of Hamilton...	Agriculture Judiciary Library State and Economic Betterment

Snyder, of Pickaway...	Judiciary Liquor Traffic and Temperance Taxation
Stivers	Codes, Courts and Procedure County Affairs Military Affairs Villages
Swain	Rules and Legislative Procedure, Chairman
Sweeney	Benevolent and Penal Institutions Liquor Traffic and Temperance Supplies and Expenditures
Terrell	Manufactures and Commerce, Chairman Banks and Banking Codes, Courts and Procedure Public Printing Public Waterways
Tetlow	Conservation of Natural Resources Judiciary Labor Mines and Mining State and Economic Betterment
Thatcher	Benevolent and Penal Institutions Federal Relations Phraseology State and Economic Betterment Universities, Colleges and Normal Schools
Thomas	Fees and Salaries, Chairman Enrollment Labor
Venus	Cities Corporations Insurance
Vollmer	Constitutional Amendments and Initiative and Referendum Labor Public Buildings
Vonderheide	Dairy and Food Products Judiciary Ways and Means
Walsh	Public Works Public Highways Villages

Warnes	Constitutional Amendments and Initiative and Referendum, Chairman Public Utilities Taxation Universities, Colleges and Normal Schools
Welsh	Liquor Traffic and Temperance, Chairman Federal Relations Military Affairs Supplies and Expenditures
White	Agriculture Benevolent and Penal Institutions Ways and Means
Williams	Judiciary Prisons and Prison Reform Rules and Legislative Procedure
Winans	Appropriations and Finance Public Health Public Schools
Wintermute	Public Health Public Works Universities, Colleges and Normal Schools
Winters	Codes, Courts and Procedure, Chairman Library Ways and Means
Woodworth	Civil Service Enrollment Mines and Mining
Young	Judiciary Privileges and Elections Universities, Colleges and Normal Schools State and Economic Betterment

RULES OF THE HOUSE OF REPRESENTATIVES.

(ADOPTED FEBRUARY 4, 1913.)

GENERAL PROVISIONS.

1. A majority of the members elected to the House shall constitute a quorum.
2. No persons shall be admitted within the bar of the House during the sessions, except the governor, members and officers of the two houses and persons charged with any message or paper affecting the business of the House, or those admitted by the speaker, or by order of the House.
3. The words "within the bar of the House", when used in these rules, shall mean the space on the main floor of the hall of the House of Representatives, including the cloak and smoking room.
4. The Journal shall have recorded therein the exact time the House convenes and adjourns each day.

DUTIES OF THE SPEAKER.

5. The speaker shall take the chair every day precisely at the hour to which the House shall have adjourned or taken a recess, and shall immediately call the members to order.
6. The speaker shall have general direction of the hall, and shall preserve order and decorum in the proceedings of the House; and in case of any disturbance or disorderly conduct in the galleries or lobby, the speaker, or chairman of the committee of the Whole, may cause the same to be cleared.
7. He shall appoint all committees, except when the House shall otherwise order.
8. He may substitute any member to perform the duties of the chair, but not for a longer period than one day without leave of the House.
9. The speaker shall, in the presence of the House, while the same is in session, sign all acts, addresses and joint resolutions, when passed by both houses, and all writs, warrants and subpoenas, issued by order of the House, shall be under his hand, attested by the clerk, except when otherwise provided by law.
10. He shall be ex-officio member and chairman of the committee on Rules and Legislative Procedure.
11. Reporters for newspapers and stenographers wishing to report debates or proceedings, may be admitted within the bar of the House by the speaker, who shall assign such places to them as shall not interfere with the convenience of the House, and the names of such persons so admitted, and the newspapers for which they respectively report, shall be announced by the speaker, and entered on the journal.

SPEAKER PRO-TEM.

12. In the absence of the speaker, the speaker pro-tem shall exercise the powers and duties of the speaker and shall preside over the House unless the speaker shall have designated a member to preside.

DUTIES OF CLERK.

13. The clerk shall have supervision, subject to the approval of the House, of all clerical work, and shall prescribe the duties of the clerks, pages and stenographers and their assignment to labor, and fix the hours of their employment.

14. It shall be the duty of the clerk to keep an index record of all bills and resolutions introduced in both branches showing the number, title and authorship of each measure, the section sought to be amended or repealed and the subject or matter affected thereby. Such index record shall be accessible at all times when the House is in session to the members of the House.

15. Committee rooms of the House shall be under the control of the clerk and by him assigned to the various committees for their use.

DUTIES OF THE SERGEANT-AT-ARMS.

16. The sergeant-at-arms shall be the general police officer of the House and shall execute its commands and serve its process and generally obey the speaker and all other duly authorized officers and committees.

He shall have general charge of the House and be responsible for the property within the chamber; shall enforce the rules relative to admission to the floor; he shall have charge of the cloak, smoking and committee rooms of the House and have oversight and direction of the assistant sergeants-at-arms, doorkeepers, and porters, as prescribed by law. He shall have on duty at all times a sergeant-at-arms, doorkeeper, porter and not less than two pages. The pages shall be under his control while the House is not in session and their duties shall be assigned by him during such interim.

RIGHTS AND DUTIES OF MEMBERS.

17. Whenever a member is about to speak he shall rise from his seat and respectfully address himself to "Mr. Speaker", and the speaker shall announce the member from the county he represents; and if there be more than one representative from such county, then by adding the name of the member.

18. Should two or more members rise at the same time, the speaker shall designate the member entitled to speak. The member, while discussing the question, may read from books, papers, or documents, any matter pertinent to the subject under consideration, without asking leave of the House.

19. A member may speak either from his seat, or from the seat of any other member tendered him for that purpose or from the clerk's stand.

20. A member shall be permitted to speak but once upon a pending question without permission of the speaker, except the author of the bill, amendment or resolution, who may speak twice, the second time for explanation only.

21. The author of a bill upon its consideration may speak not to exceed thirty minutes the first time, and not to exceed ten minutes the second time. Other members shall not speak to exceed fifteen minutes.

22. A member who has in charge any Senate bill, shall for the purpose of debate be considered the author of the bill.

23. If any member in speaking, or otherwise, transgresses the rules of the House, the speaker shall, or any member may, call him to order,

and the member called to order shall take his seat if required to do so by the speaker until the question of order is decided.

24. Any member may call for and have the question stated.

25. Upon the demand of two members, the yeas and nays shall be taken upon any question if such demand is made before the House divides. Every member present when the question is put shall vote, unless the House excuse him.

26. A request to be excused from voting or an explanation of a vote shall not be in order unless made before the House divides, or before the call of yeas and nays is commenced. A member desiring to be excused from voting may state his reasons therefor, and such request and the question of excusing such member shall then be taken without further debate.

27. Any member who may not have been present when a vote was taken upon any question before the House, may have his vote recorded in the journal, by rising in his seat and requesting such privilege, the clerk shall thereupon call the name of such member, and he shall announce his vote thereon; but such vote shall not in any manner affect the result of the previously recorded vote upon such question.

28. No member shall absent himself from the sessions of the House without leave of the speaker, except in case of sickness. When leave of absence is granted any member, the name of such member and the extent of such leave of absence shall be entered in the Journal.

29. If a member is absent without leave from the hall of the House when his bill comes up in the regular order on the calendar for "third reading", it shall be placed at the foot of the calendar for that day.

30. While the speaker is putting a question or addressing the House, no person shall walk out of or across the House; and when a member is speaking, persons shall not engage in conversation, nor shall any person pass between him and the chair.

31. No member or other person shall remain at the clerk's table while the yeas and nays are being called or ballots counted, except the clerk and his assistants.

32. Upon complaint, in writing, made by any member of the House, addressed to the speaker, that any reporter or stenographer so admitted has abused the privileges granted him under the preceding rule, such complaint shall be referred to the standing committee on privileges and elections for investigation, and such committee shall notify the person so charged of the time and place for hearing and if such accusation be sustained, such person or persons upon the report of the committee, shall be debarred from the privileges therein granted.

CALL OF THE HOUSE.

33. Whenever it is apparent that the House is without a quorum the speaker shall, or any five members may, demand a call of the House. If after such call it appears that a quorum is not present the speaker shall adjourn the House.

34. Upon the demand of five members, a call of the House shall be had, and upon such call the names of the members shall be called alphabetically and the absentees noted and sent for, unless otherwise ordered by the House.

35. When the House is called to order the following shall be the order of business:

On Mondays and Saturdays and on Tuesdays, when the House has not been in session on the preceding day:

1. Reports of standing committees in their order.
2. Resolutions and motions.
3. Introduction of bills—counties to be called in alphabetical order.
4. Reference of bills.
5. Bills for second reading.
6. Resolutions laid over under Rule 43.
7. Reports of select committees.
8. Bills for third reading.

On all other legislative days:

1. Bills for third reading.
2. Bills for second reading.
3. Resolutions laid over under Rule 43.
4. Reports of standing committees.
5. Reports of select committees.
6. Reference of bills.
7. Introduction of bills—counties to be called in alphabetical order.
8. Introduction of resolutions.
9. Presentation of petitions and memorials.

36. The order of business shall not be changed, unless by unanimous consent, or suspension of the preceding rule.

37. The committee on enrollment may report at any time when the House is not otherwise engaged.

38. When a quorum is present, any matter may be made a special order, for a definite hour by two-thirds vote of the members present.

39. Messages from the Senate and communications from any branch of the executive department of the state may be received, read and disposed of at any time, except when the speaker is putting a question, while the yeas and nays are being called, or while ballots are being counted.

40. Every petition and memorial shall be referred as directed by the member who presents it, provided that the House may at any time re-refer it.

41. The interim between any two sessions of the House, on the same day, or between two or more calendar days, when the House shall so order, shall be termed a recess; and, on reassembling at the appointed hour, any question pending at the time of taking a recess, shall be resumed without any motion to that effect.

42. The hour to which the House shall stand adjourned, from day to day, shall be 1:30 o'clock p. m., on Tuesdays, Wednesdays and Thursdays, and 9 o'clock, a. m., on Fridays. On Mondays the House shall convene at five o'clock p. m.

RESOLUTIONS.

43. The following resolutions, except such as relate to the business of the day on which they are offered, shall lie over one day before being considered.

1. All joint resolutions.

2. House resolutions giving rise to debate.

44. Upon the adoption of a resolution involving the expenditure of money, or having the force and effect of law, or which determines or involves the right of a member to a seat in the House, the yeas and nays shall be taken and entered upon the journal.

45. No resolution involving the expenditure of money, or having

the force and effect of law or which determines or involves the right of a member to a seat in the House shall be adopted, unless a majority of all the members elected to the House concur therein.

BILLS.

46. All bills shall be introduced in triplicate and shall be placed on the calendar and considered in the order in which they were introduced, unless otherwise provided.

47. If opposition to the bill be made on first reading, the question shall be: "Shall the bill be rejected?" If the bill is not rejected it shall pass to reference and second reading in the regular order.

48. All bills shall be printed and distributed for the use of the members before the reference thereof, in the order in which they were introduced.

49. After the bills have been printed and distributed they shall be placed on the calendar for reference and the speaker shall state that such bills in their order are ready for commitment, or engrossment and if no motion or order is made to the contrary, they shall be committed to select or standing committees as the House may order. And they shall not be placed upon the calendar for second reading until they shall have been reported back.

50. When a question is lost on engrossing a bill for second reading on a particular day, it shall not preclude a question to engross it for second reading on a different day. If on a division, the question on engrossing a bill without including the time for its second reading, shall fail, the bill shall be lost.

51. All bills, whether introduced in the House or communicated by message from the Senate, shall, after first reading, be referred to a standing or select committee, to consider and report thereon. Such committee may report any bill, either with or without amendments, or they may report adversely to the same. All bills reported favorably or for consideration if reported with amendments, shall be immediately reprinted on yellow paper and the amendments proposed by the committee, if amending existing law, shall be printed in italics in their proper position, except in cases where the committee recommend striking out certain words from existing law, in which case such words shall be printed enclosed in parentheses. Where a committee amends a bill by eliminating proposed new matter such new matter shall be omitted in the reprint on yellow paper of the bill. All other matter in the form of amendments proposed by any committee shall be printed in black face type.

52. When a bill is ordered to be engrossed and after it has been reported back, it shall be placed upon the calendar for its second reading for the second day following, unless the House by a majority vote otherwise orders, and the calendar for each day shall contain a list of all bills for second reading on the succeeding day.

53. After a bill has been read a second time, it shall not be amended, except by reference to a committee with instructions to amend, which instructions shall embody, substantially, the amendments proposed, and such amendment shall be reported back, forthwith, unless otherwise ordered by the House.

54. An engrossed bill may be amended in any particular.

55. When a bill is on its second reading any number of references may be made with instructions to amend; but pending a motion to refer,

with instructions to amend one part of the bill, it shall not be in order to amend the instructions by directing an amendment of any other part of the bill. One amendment shall not prevent another in any other part of the bill.

56. If a bill has been amended prior to its second reading, the date and page of the House or Senate journal containing said amendments shall be noted on the calendar immediately below the title of the bill.

57. All Senate bills, when altered, or amended by the House, shall be engrossed in like manner as House bills preparatory to their second reading; and all bills ordered to be engrossed shall be executed as required by the joint rules.

58. After a bill has been considered and the debate shall have been concluded, the question shall be, "Shall the bill be read the third time?" and if the House shall order the bill read the third time, it shall forthwith be referred by the speaker to the committee on Phraseology.

59. The committee on Phraseology shall report the bill out within two legislative days and shall only recommend amendment for the purpose of correcting errors in grammar, spelling, capitalization and punctuation.

60. All bills reported from the committee on Phraseology with all amendments thereto shall be printed on blue paper, placed in the members' bill books and go on the calendar for third reading in their regular order.

61. No debate or amendments shall be allowed to any bill after it has been reported by the committee on Phraseology.

62. Unless otherwise ordered by a two-thirds vote of the House, bills on the calendar for third reading shall be taken up and read in their order without a motion to that effect, and the question shall be: "Shall the bill pass?"

63. Whenever a bill shall be returned to the House by the governor, with objections thereto, the question shall be: "Shall the bill pass notwithstanding the objections of the governor?"

64. After the commitment and report thereon to the House, or at any time before its passage, a bill may be recommitted.

65. Every bill carrying an appropriation shall be referred to the Finance Committee before being read the second time.

66. On the passage of all bills making appropriations of money, or in concurring in Senate amendments thereto, a separate vote on any item, or items therein, shall, on demand of any ten members first be had by yeas and nays, and entered upon the journal; and every such item failing to receive the majority of all the members elected to the House shall be stricken from the bill before taking the vote upon its final passage.

67. When a bill has passed the House, the clerk shall read its title, substituting the word "act" for the word "bill", and shall demand if the House agree to the title; and if the House is agreed, the clerk shall make out the title accordingly, and shall certify the passage of the bill upon the back thereof.

COMMITTEE OF THE WHOLE.

68. In forming the committee of the whole, the speaker shall leave the chair, and appoint a chairman, who shall preside and vote as other members.

69. In the committee of the whole, bills shall be read by the chair-

man, or clerk, and be considered by sections, unless it shall be otherwise directed by the committee, leaving the preamble to be last considered.

70. The body of the bill shall not be defaced or interlined, but amendments shall be noted by the chairman, or clerk, on a separate piece of paper as the same shall be agreed to by the committee, and so reported to the House.

71. After being reported, the bill and amendments of the committee shall be immediately taken up for consideration, unless it shall be otherwise ordered by the House, and again be subject to discussion or amendment before the question to engross shall be taken.

72. The rules of proceeding in the committee of the whole shall be the same as in the House, as far as may be applicable.

COMMITTEES.

73. The standing committees of the House of Representatives shall be appointed at the commencement of the regular session by the speaker, unless otherwise ordered by the House, in the order and with a membership as follows:

1. Agriculture, 15 members.
2. Appropriations and Finance, 15 members.
3. Banks and Banking, 11 members.
4. Benevolent and Penal Institutions, 15 members.
5. Cities, 11 members.
6. Civil Service, 7 members.
7. Codes, Courts and Procedure, 11 members.
8. Conservation of Natural Resources, 9 members.
9. Constitutional Amendments and Initiative and Referendum, 11 members.
10. Corporations, 9 members.
11. County Affairs, 9 members.
12. Dairy and Food Products, 9 members.
13. Enrollment, 7 members.
14. Federal Relations, 13 members.
15. Fees and Salaries, 9 members.
16. Fish and Game, 9 members.
17. Insurance, 13 members.
18. Judiciary, 15 members.
19. Labor, 11 members.
20. Library, 7 members.
21. Liquor Traffic and Temperance, 11 members.
22. Manufactures and Commerce, 9 members.
23. Military Affairs, 9 members.
24. Mines and Mining, 9 members.
25. Phraseology, 7 members.
26. Prisons and Prison Reform, 9 members.
27. Privileges and Elections, 11 members.
28. Public Buildings and Lands, 7 members.
29. Public Health, 11 members.
30. Public Highways, 11 members.
31. Public Printing, 9 members.
32. Public Schools, 15 members.
33. Public Utilities, 11 members.
34. Public Waterways, 9 members.

35. Public Works, 9 members.
36. Rules and Legislative Procedure, 8 members.
37. Soldiers' and Sailors' Orphans' Home, 9 members.
38. State and Economic Betterment, 11 members.
39. Supplies and Expenditures, 9 members.
40. Taxation, 11 members.
41. Universities, Colleges and Normal Schools, 9 members.
42. Villages, 9 members.
43. Ways and Means, 11 members.

74. The first named member of any committee shall be the chairman, unless the committee, by a majority of their number, choose some other member. Any member may decline to serve on any committee, if, at the time, he is a member of three other committees.

75. All reports of committees shall be signed by a majority of the members thereof, and the report, with the name of the member or members signing the same, shall be read by the clerk or at the clerk's desk by the member making the report, without a motion, unless the reading be dispensed with by a majority of the House.

76. No committee shall sit during the daily sessions of the House, unless by special leave.

77. Due notice shall be given of all committee meetings and they shall be open to the public.

78. Every committee shall act on each bill submitted to it within fifteen legislative days and report such action to the House; but such action need not be final.

MOTIONS AND QUESTIONS.

79. When a question is under consideration, no motion shall be in order except the following, which motions shall have precedence in the order named:

1. To adjourn.
2. To take a recess.
3. To proceed to the orders of the day.
4. To lay on the table.
5. For the previous question.
6. To postpone to a day certain.
7. To commit.
8. To amend.
9. To postpone indefinitely.

80. When the House shall be ready to proceed to the orders of the day, a motion to go into committee of the Whole on the orders of the day shall have precedence of all other motions, except to adjourn, to take a recess, and for the previous question.

81. The following questions shall be decided without debate:

1. To adjourn.
2. To take a recess.
3. To lay on the table.
4. The previous question.
5. To take from the table.
6. To go into the committee of the Whole on the orders of the day.
7. All questions relating to the priority of business.

82. All questions, whether in committee or House, except privileged questions, shall be put in the order in which they are made, except in filling blanks, the largest sum or number and longest time shall be put first.

83. Every motion shall be reduced to writing, if the speaker or any member shall desire it.

84. When a motion is made, it shall be stated by the speaker or being in writing, it shall be read audibly to the House by the speaker or clerk, before debate.

85. After a motion is stated by the speaker or read by the clerk, it shall be in possession of the House, but may be withdrawn, by leave of the House, at any time before a decision or amendment.

86. Any member may call for a division of the question, which shall be divided, if it comprehends propositions in substance so distinct that each division will contain a substantive proposition, and the decision of the speaker, as to its divisibility shall be subject to appeal, as in questions of order. A motion to strike out and insert, shall be deemed indivisible.

87. Questions shall be distinctly put in this form: "Those who are of opinion (as the case may be) say "aye," and after the affirmative vote is expressed, "Those of a contrary opinion say "no." If the speaker doubt, or a division be called for, the House shall divide; those in the affirmative vote of the question first rising from their seats, and afterwards those in the negative and the speaker shall determine by count, announcing the result.

88. Upon a division and count of the House upon any question, only those members standing in their proper places shall be counted.

89. When the yeas and nays shall be taken on any question, the clerk shall call the roll of members, and when completed the speaker may order, or any member may demand, that the names of those not voting thereon shall be called. The speaker shall then announce the result of the vote, unless the author of the question being voted upon, requests an additional roll call for members not voting. The speaker shall then announce the vote. Such vote as recorded may be verified.

90. On the call of the ayes and nays, no member shall be permitted to change his vote, unless he announced the change before the chair announces the result of the vote.

91. After the clerk has commenced to call the yeas and nays on any question, no motion shall be in order until a decision has been announced by the chair.

92. When a motion is made to commit, if more than one committee is suggested, the motion shall be put upon the committees suggested, in the order in which they are named; but a motion to refer to the committee of the Whole, to a standing committee, or to a select committee, shall have precedence in the order here named. A motion to commit may not be reconsidered.

93. A motion to postpone to a day certain, or indefinitely, being decided in the negative, shall not be again allowed at the same stage of the bill or proceedings.

94. When a bill or resolution is indefinitely postponed the same shall not again be introduced during the session.

95. A motion to adjourn being decided in the negative, shall not be again entertained, until some motion, call, order, or debate shall take place.

AMENDMENTS.

96. No motion or proposition upon the subject differing from that under consideration shall be admitted under color of amendment.

97. Any bill or resolution may, when under consideration, be amended by annexing thereto, or incorporating therewith, such parts of any other bill or resolution, pending in or introduced in the House, when the subject matter of such bill or resolution, fairly relates to the subject matter of the bill or resolution under consideration.

98. Substitutes for bills or resolutions may be offered when such bills or resolutions are being considered by the House. Such substitutes after adoption shall be subject to all the amendments of original bills and resolutions.

Amendments made by committees and adopted by the House, shall be subject to further amendment.

99. Amendments to the title of a bill shall not be in order until after its passage and shall be decided without debate.

QUESTION OF ORDER.

100. All questions of order shall be decided by the speaker without debate; but such decision shall be subject to an appeal to the House by any two members; on which appeal no member shall speak more than once unless by leave of the House, except the member appealing who may speak twice; and the speaker may speak in preference to any other member.

101. If the decision be in favor of the member called to order, he shall be at liberty to proceed, otherwise, he shall not be permitted to proceed without leave of a majority of the House.

102. If a member call another to order for words spoken in debate, he shall (if required by the speaker or the member called to order) reduce to writing the language used by the member which he deemed out of order.

PREVIOUS QUESTION.

103. The previous question shall be in this form: "Shall the debate now close?" It shall be permitted when demanded by five or more members, and must be sustained by a majority vote, and, until decided, shall preclude further debate, and all amendments and motions, except one motion to adjourn, and one motion to lay on table.

104. All incidental questions, or questions of order, arising after a motion is made for the previous question, and pending such motion, shall be decided without debate, and shall not be subject to appeal.

105. On a motion for the previous question, and prior to voting on the same, a call of the House shall be in order; but after the demand for the previous question shall have been sustained, no call shall be in order; and the House shall be brought to an immediate vote—first upon the pending amendments in the inverse order of their age, and then upon the main question.

106. If a motion for the previous question be not sustained, the subject under consideration shall be proceeded with the same as if the motion had not been made.

RECONSIDERATION.

107. A motion to reconsider a vote must be made by a member voting with the prevailing side, and such motion, to be in order, must be made within the next two calendar days of actual session of the House, after such vote was taken, and the same shall take precedence of all other questions, except a motion to adjourn.

108. A motion to reconsider may be made affecting a bill or resolution not in possession of the House, but the question shall not be put until the bill or resolution is returned to the House, when the question shall immediately arise, "Shall the vote be reconsidered?"

109. The vote on any question may be reconsidered by a majority of the members, a quorum being present.

110. When a bill or resolution is lost, and the vote is reconsidered it shall not thereafter be committed to any other than a standing committee.

111. A motion to reconsider may not be reconsidered.

112. If a motion to reconsider be laid on the table it does not carry the bill or resolution with it.

CALENDAR.

113. Bills for their reference, second reading and third reading, and all special orders, shall be placed upon the calendar in order of priority.

114. Bills for their second reading and third reading on a particular day, not reached on that day, shall be placed first on the calendar in the order of second or third readings of each succeeding day, until disposed of.

115. No bill upon the calendar shall be taken up out of its order thereon, except by a two-thirds vote of the House.

COMPENSATION FOR EMPLOYEES.

116. No extra compensation, allowance, or perquisite shall be voted to any officer, employe, or appointee of the House, and this rule shall not be altered or suspended except on three days' notice, and by a two-thirds vote of all the members elected to the House.

PRESS ROOM.

117. The room on the south side of the State House known as the Press and Telegraph room is hereby set aside for the exclusive use of representatives of the press, duly admitted to the floor under the provisions of Rule 11, telegraph operators and members of the general assembly.

Representatives of the press desiring the privileges of the floor of the House shall make application to the speaker of the House and shall state in writing for what paper or papers they are employed; and shall further state that they are not engaged in the prosecution of claims pending before the general assembly and will not become so engaged while allowed the privileges of the floor; and that they are not in any sense the agents or representatives of persons or corporations having legislation before the general assembly, and will not become either while retaining their privileges. Visiting news-writers and editors may be al-

lowed, temporarily, the privileges herein mentioned but they must conform to the restrictions prescribed.

The applications required by the above rule shall be authenticated in a manner that shall be satisfactory to the executive committee of the Press Correspondents' Association, who shall see that the privileges of the floor be granted only to representatives of the press association serving daily newspaper clients, representatives of Columbus Newspapers and bona fide telegraphic correspondents of reputable standing in their profession, who represent daily newspapers; and it shall be the duty of the executive committee of the Press Correspondents' Association, at its discretion, to report violations of the privileges herein granted, to the speaker of the House.

Persons whose chief attention is not given to newspaper correspondence shall not be entitled to the privileges of the floor.

RULES.

118. These rules shall not be altered except after at least three legislative days' notice of the intended alteration, and by a vote of a majority of all the members elected to the House.

119. No rule shall be suspended except by at least a two-thirds vote of all the members present; provided that Rule 116 shall not be altered or suspended, except as therein prescribed.

120. Roberts' Rules of order shall be received as the rules of this House in all cases not provided for in the foregoing rules.

General Message
OF
JUDSON HARMON
GOVERNOR OF THE STATE OF OHIO
TO THE EIGHTIETH
GENERAL ASSEMBLY

ORDERED PRINTED IN APPENDIX OF JOURNAL

1369

GOVERNOR'S MESSAGE.

JANUARY 6, 1913.

To the General Assembly:

In fulfillment of my constitutional duty, I have the honor to submit the following information and recommendations:

TAXATION.

The subject of greatest and most constant practical importance to every government is that of revenue. This is especially true of governments like our own. As they are formed and conducted for the common welfare only and have no funds except what they take from citizens, fairness in collection and good judgment, with economy, in expenditure are among the absolute conditions of their success and permanence.

With respect to the raising of revenue by the taxation of property, great progress has been made in correcting the gross injustice which long prevailed throughout the State, so that if any citizen is made to pay more than his just share of public expense it is from mere mistake which he may readily have corrected, and if any one pays less it is generally, if not always, because he has been willing and able to cheat the State as well as his neighbors and thus enjoy protection and other benefits for which he does not pay.

This reform was undertaken only two years ago. Its remarkable success has been due to the hard, able, absolutely fair and impartial work of the State Tax Commission, seconded by that of the county auditors and backed, when the nature of the undertaking, its purpose and methods came to be generally understood, by public sentiment springing into activity in every quarter. But this reform, like most others, cannot be finished and laid aside as a permanent investment. Its fruits, like those of the husbandman, must be produced each year by wisely ordered energy and unflinching diligence, though the work becomes easier after a start has been rightly made.

The first step was to secure the proper valuation of all taxable property according to the constitutional rule, which the people have persistently refused to change. As this was certain greatly to increase the duplicate, the tax rate had to be reduced so as to protect the taxpayers. After careful consideration, it was limited to 1% to cover all levies, State and local, except for sinking fund and bond interest, with a right, on approval by popular vote, to make it not exceeding 1½% for all purposes.

The unfortunate failure of the Edwards bill at the last session has prevented, thus far, full enjoyment of the results in view. The work of elective ward and township assessors has proved a failure in Ohio and elsewhere. That bill proposed to substitute for these and for City Boards of Review a deputy tax commissioner in each county to act under direction of the State Commission, with power to employ the necessary assistants.

The bill as drawn placed the choice of the deputies with the State Commission, which, for obvious reasons, was the proper, and the only

proper, plan. But there were some who wished to prostitute the agencies of the beneficent tax reform to purposes of personal advantage or political jobbery, not seeing or not caring that this would shrivel and soon destroy the public benefits so ardently desired. An unseemly squabble ensued about the appointing power which prevented the passage of the bill.

I recommend a like law with such changes as study and experience may suggest and that the appointment of their deputies be entrusted to the Commission, with full right of removal.

Imperfect as the plan of reform was thus left, the good accomplished under it has attracted attention in other States whose governors and legislators have sought information with a view of adopting it. But the plan has not had a fair trial and will not have until the defect named has been cured. For this reason, I recommend that no other changes be made in it except such incidental ones as may be thought necessary to perfect it. I firmly believe that when full results are seen they will be found quite as surprising as the partial ones already secured.

The only further specific recommendation I make is that personal returns and assessments be published and distributed to taxpayers each year, as was done in the late assessment of real estate. It is to the interest of every community to know who the tax shirkers are, if there be any. Publicity will prove a sovereign remedy in this as in other cases.

EXPENDITURES.

It is a well known fact in political economy that growth in population does not justify a proportionate growth in public expenses. In the message of February 27, 1911, disapproving a bill raising the pay of city election officials, I gave the percentages of increase in population and taxation in the five principal cities during the preceding ten years, as follows:

	Increase in Population	Increase in Taxation
Cleveland	46.9%	92%
Cincinnati	11.5%	43%
Columbus	44.5%	145%
Toledo	27.8%	55%
Dayton	36.6%	42%

Without giving figures, it may safely be said that expenditures have far outstripped growth in the municipalities of the State generally.

In the annual message of 1910 I gave the relative growth of population and expenditures of the State from the general revenue. Taking the figures for 1910, which were not then available, these are:

	Population	Increase
1890	3,672,316	
1900	4,157,545	14%
1910	4,767,121	14%
-		
	Expenditures	Increase
1890	\$3,484,806	
1900	4,904,769	40%
1910	8,805,751	70%

Prosperity will not long abide in Ohio unless this inordinate growth of taxation is checked, for while it falls directly on taxpayers alone its effects reach all citizens. There are no figures of population in 1911 and 1912, but it is certain that there has been no more than the usual growth, yet the expenditures for 1911 increased 7.8% over those for 1910, while 1912 showed a rise of 6.7% over 1911.

The only recourse the people have for relief in State expenses is constant care and watchfulness on the part of the members of the General Assembly, on whose authority there are no restrictions except such as are self-imposed.

But the Constitution has wisely required that the General Assembly, in providing for the organization of municipalities, shall "restrict their power of taxation, assessment, borrowing money, contracting debts and loaning their credits so as to prevent the abuse of such power." The plan of tax reform did this by supplementing the 1% limit of rate with a restriction of the total amount of taxes to be levied each year to that levied in the preceding year, 1910, because, with all property in the State on the duplicate and correctly valued, a 1% rate would doubtless produce a greater revenue than was raised before. To this double limitation we undoubtedly owe a large measure of relief through the care and economy thereby enforced upon public officials.

The last named limit is a necessary feature of the 1% law, and I urge its retention. The amount levied in 1910, with the percentages of increase from year to year allowed for growth in the public needs, will undoubtedly be more than enough for the usual operations of all branches of the public service. And it should be left to the people to decide whether they will pay for unusual undertakings, or go without them, or postpone them until they are better able to afford the cost.

It is not easy to deal singly with the zealous advocates of new expenditures and improvements, many of them desirable in themselves. Men usually do not look beyond what has specially enlisted their interest. But with the total amount fixed which may be taken from the earnings and resources of citizens, and a budget commission to apportion this among the various departments, the subject of yearly expenditures has to be considered as a whole, as it ought to be.

A most gratifying and unusual feature of our tax reform has been the acquiescence without litigation in the general raising of valuations, which in many cases has been very large. This is due not only to the general conviction of absolute fairness on all sides, but also to the assurance against imposition which these limitations afford. It would be bad faith as well as bad policy to change them.

I learn that in a few places there has been pinching because a surplus from preceding years, oversight, or other causes prevented a levy for some purposes in 1910. These, however, are exceptional cases which would be met by changing the limit from the amount levied to the amount expended in 1910.

COST OF COMMON SCHOOLS.

I call special attention to the enormous growth of common school taxes.

From 1901 to 1911 the total enumeration rose only .056%, the enrollment 7.5%, and the attendance 6.7%, while the taxes, State and local, rose from \$15,303.244 to \$32,889,424, or 114%.

It will hardly be asserted that there has been a gain in usefulness or efficiency which justifies such a rise in cost. Agriculture has been introduced in the country schools, as it should have been, and four inspectors have been appointed to see that it is properly taught. But the expense of this is very light. And manual training is given in the city schools, but the cost should not be very great.

This really startling jump in the tax figures must be ascribed, in a large degree, to loose management, wastefulness and extravagance. Nobody wishes to stint the children, and a great many persons seem afraid to demand economy or offer criticism lest they be charged with hostility to education. But the more sacred a cause the greater the duty of each and all to protect it from carelessness, incompetency and all unworthiness on the part of those to whose hands it is entrusted.

To these taxes the impositions on citizens by high prices for school books and needless changes in them must be added to find the real cost of our common schools. No duty calls more loudly on you than to safeguard the schools and parents of the State, and unwise friends are sometimes more perilous than enemies.

THE TREASURY.

In 1909 the total disbursements made under acts of the General Assembly exceeded the total receipts by \$1,032,254, and in 1910 by \$507,712. These deficits were made up by drawing on the surplus in the treasury, which was doomed to speedy disappearance.

I am glad to state that in 1911 the total receipts exceeded the total disbursements by \$104,949, and in 1912 by \$914,721. The funds in the treasury at the close of the fiscal year were \$4,150,115, as against \$3,141,769 in 1911.

The general Revenue fund for 1913, as estimated by the Auditor, not counting the balance in the treasury, will be \$9,932,450. The actual receipts in this fund for 1912 were \$10,253,171, and for 1911, \$8,890,596.

The anticipated fall in receipts for 1913 is doubtless due to an expected decrease in the liquor taxes under the license system.

It would be bad policy to accumulate a large surplus in the treasury if done by unnecessary taxation, though it makes a fine showing when it is due to economy. But it would be much worse policy, when we find a surplus in the treasury, to spend or encroach upon it, instead of guarding it for emergencies, especially when, under the present system of depositing State funds by competitive bidding, the amount of interest received during the year 1912 was \$179,163. This is enough to pay the entire cost of the offices of Governor, Secretary of State, Auditor, Treasurer and Adjutant General, and leave a balance of \$8,118.

PAY PATIENT LAW.

This law is working admirably. It provides for payment of the actual cost of maintenance of inmates of the Hospitals for the Insane when this does not inflict hardship on families or dependents. The total receipts since the law took effect, August 15, 1910, to November 15, 1912, have been \$282,429. The expense has been only about 10% and will hereafter be less as the work has been well organized and brought up to date. This more than makes up the loss of revenue due to the abolition of the contract system in the penal institutions.

I see no reason why the same law should not be applied to the feeble minded, epileptic and perhaps some other institutions.

STATE BOARD OF ADMINISTRATION.

This Board, created at the last session, commenced work August 15, 1911, taking the place of eighteen separate boards and assuming charge of all the State benevolent, reformatory and penal institutions but the O. S. & S. O. Home at Xenia, which was excepted for reasons which are wholly unsound.

The first three months were largely taken up by organization and preparation. Nevertheless, a reduction of \$73,384 was made from the expenses of the same months in 1910.

The report for the fiscal year ending November 15, 1912, shows a reduction of \$499,053 from the expenses of the preceding year, which included the last three months thereof when the Board had charge, as above stated.

The report very properly calls attention to facts which make this excellent showing even better than these figures do, such as the increase of 250 in the number of inmates during the year, the payment of bills left over by the old boards and a large gain over the previous year in supplies on hand. The latter was due to the system of wholesale purchases for all the institutions together by which lower prices, with discounts, are secured, and also to the careful inspection and giving out of supplies which have prevented waste.

Taking these items into account and deducting all expenses of the Board itself, the true saving for the year was \$567,164.

The report also estimates that if prices of goods had remained as they were in 1911 the expenditures in 1912 would have been \$250,000 less and the showing better by that amount.

We could find little satisfaction in this remarkable result if it had been accomplished by impaired efficiency in the work which the State has undertaken by these institutions. But there is no such check on our gratification. On the contrary, it is quickened because in this instance, as always, sound business methods and fidelity in practical things has awakened the true spirit which leads to betterment in all directions.

The State Hospital at Lima will come under the Board's jurisdiction when completed, as it soon should be, and the Home at Xenia ought to be placed under it. But in view of its present work alone, the Board should be relieved of duty under the parole law, at least with respect to applications for parole. This work should be transferred to the Board of Pardons. This idea was favorably considered at the last session, but in view of the strenuous opposition the Board of Administration bill encountered, it was thought best not to amend it in this respect.

The pay of the Board of Pardons would have to be raised to cover the additional time and labor, but the amount would be a good investment in securing for their other duties the entire attention of the members of the Board of Administration.

THE PENITENTIARY.

The Penitentiary has presented greater difficulties than any other institution. The abolition of the contract system created a perplexing situation. Idleness is deplorable from every point of view, and conditions made it hard to avoid with the promptness desired. The Board

made a large offset to the loss of revenue by reducing the cost of maintenance \$49,686 below the cost of the same items in 1911. And efforts were made to secure road work, but these generally failed because the county authorities could not or would not cooperate, though the State Highway Department did what it could.

The State quarry has been opened and a stone crusher installed. The quarry is ready for operation and is expected to furnish the stone for the Women's Reformatory at Marysville, now under contract.

The farm of 440 acres at Morgan's Station has been cultivated each year since it was established.

Prisoners have been sent to do work at various institutions which was formerly hired.

And a considerable number have found employment in changing the buildings and improving the grounds in the Penitentiary, as well as in handling supplies at the warehouse established there by the Board for purchases for general use.

The Board finds it necessary to recommend appropriations for new buildings at institutions which have become badly overcrowded, and I advise that this work be freed from the present necessity of letting contracts, so that labor and material from the Penitentiary and the Reformatory may be used under the supervision of the Board, which has an architect and engineer under salary. This course will save much money and also afford employment for prisoners.

As the idea of abandoning the Penitentiary and building a new one in some other locality still finds advocates, I call attention to the many strong reasons why this should not be done.

In 1908 the Governor disapproved a bill to carry out this plan. Thereupon a joint committee was sent to examine penitentiaries throughout the country and report facts and recommendations. The Senators and Representatives who composed this committee did their work thoroughly. They visited most of the newer and better penitentiaries in various States and made a report full of useful information, which I commend to your attention. Among other facts, they showed that the area of our prison enclosure, 23 acres, exceeds that of most prison sites; that the cost of a new penitentiary would be heavy; and that it was entirely feasible, at reasonable cost, to secure proper sewerage, ventilation, etc., on the present site, and make all changes and improvements needed to modernize the institution. They therefore advised against a new penitentiary and in favor improving the present one instead.

This plan was adopted and appropriations were made to carry it out. The work was commenced and has proceeded, with new appropriations from time to time, until the following improvements have been made:

Old cell block replaced by a new steel one.

New dining hall built.

New power house erected, equipped and in operation, now supplying light to the State House and soon to do the same for the State institutions at Columbus, as well as furnishing light and heat for the Penitentiary and power for manufacturing there.

Old shop buildings torn down and others rebuilt or repaired and ready for use, one of them now occupied as a general warehouse by the Board. In others some industries are already installed and further ones are in view.

A new and proper sewerage system.

Railroad switch into grounds for direct delivery and shipment of coal, material and merchandise.

Heightening of enclosing walls.

Building of roads and walks throughout the grounds and beautifying them.

The amounts already spent for these purposes total over \$600,000, not counting prison labor and material. These would be thrown away, as well as all the structures on the grounds, by abandoning the present site. The supplying of light to the other institutions would have to be given up, and the central warehouse plan for supplies, which has had much to do with the success of the new system of administration, would be seriously interfered with, because that plan requires prison labor and a location with facilities for prompt and direct shipments to and from all quarters. The same is true of sending prisoners out for road, quarry and other work in different parts of the State. No other location excels the present one in this respect and few equal it; certainly none whose selection should be controlled by the farm idea.

A farm as a feature is desirable, but it can be merely an incidental one unless the foregoing advantages are to be sacrificed. Only a comparatively small number of prisoners can be employed in farm work even though thousands of acres were secured, and it occupies only part of the year in our climate. Indoor occupation would be necessary during many months for some prisoners and all the year for others.

I think the present farm should be enlarged, but it would be a mistake ever to allow it to develop into a separate institution, according to the usual tendency. The present plan is working well and would do so with more land.

I am in full accord with the idea that imprisonment should be made the occasion for reform of prisoners, both for their families' sake and that of the public. But it must not be forgotten that the primary purpose is punishment and that, as long experience has proved, many prisoners are hardened criminals from whom society must be protected. Sentimentality, however commendable, must not be allowed to displace practical considerations and impose needless cost on the taxpayers.

I am not without some experience in the building of penitentiaries, and am certain a new one would cost many millions of dollars. Appropriations for the Lima State Hospital amount to \$1,647,515 already. The estimate for 1913 is \$461,700, and for 1914, \$116,700, making the total \$2,225,915, without fixtures or furniture.

For obvious reasons, a new penitentiary would cost much more than this. There could be no benefits to the people of the State, or to the prisoners, which would be at all commensurate with the enormous outlay which would be required.

When the committee appointed at the last session visited the institution in my company the tearing down of buildings was in progress, the new work was not completed, the grounds were littered with debris and material, and there was an unusual number of idle prisoners. I think that the eyes of the majority influenced their judgment when they advised abandonment and building anew in some other locality. Things look different now, though work is still going on, and I bespeak another visit.

STATE BOARD OF AWARDS.

I call special attention to the report of this Board. It has undertaken a novel and beneficent work which, when fully understood, must appeal to the judgment and hearts of all citizens.

The law passed at the last session after many disputes and difficulties has proved to be, by general consent of the competent and impartial, the best in the country. And, considering the delicate and difficult task of putting it in operation, the Board has made most commendable progress.

It has had to encounter from the start shrewd and vigorous opposition from the liability insurance companies. This was to be expected, but not of the unscrupulous character shown. The courts have upheld the law. Its administration has been well organized and employers in constantly growing numbers are joining the movement. It may safely be said that success is now assured.

The Board recommends some minor changes in the law to make it more effective without changing its general scope, and I recommend that no further changes be made, at least until the light of further experience is thrown on the subject.

While it is now within your power to make employers contribute the entire fund, I think this should not be done. The reasons which led me to advocate joint contributions when the bill was under consideration have not lost but gained in weight since the law has been in operation.

Peace and good will between employers and employees are by no means the least of the objects in view. To these mutuality in the enterprise is essential. The 10% of the fund now contributed by employees is a mere trifle to each because divided among a large number. I have been told that in some cases it is too small to be worth collecting. And it is less than employees who formerly carried insurance paid in premiums.

But these contributions by employees, small as they are to each, have a high moral value. Like the dues paid by members of benevolent societies, they do much to take from the benefits, when misfortune brings them, the flavor of charity which is always distasteful to Americans. The benefits become well earned dividends on an investment.

And when the employees have an ownership in the fund they will help guard it against false and inflated claims.

SUPERINTENDENT OF PUBLIC WORKS.

Under the provision of the Constitution abolishing the Board of Public Works, I have appointed John I Miller, late Chief Engineer thereof, as Superintendent. I advised him of my purpose in advance to give him time to make the needful plan and arrangements to take up his duties on January 1st. He finds two superintendents sufficient instead of five heretofore employed, and that the work of the Secretary and the Collector can be done by one person. He starts with a reduction of \$15,000 in the salaries of employees and will continue the work in which he has been engaged of protecting the interests of the State with respect to use of water and the rentals paid therefor and clearing title to canal lands claimed by occupiers.

The Superintendent succeeds to all the powers and duties of the Board until you shall otherwise direct. He can therefore make use of the funds to carry on the department, but can receive nothing himself

until you fix and provide for his salary and expenses. I have taken an official bond of \$20,000 from him until you shall take action.

Quite apart from the question of transportation, the canals and canal lands are our most valuable asset. With proper management they should produce a very considerable net revenue, and when the re-organization gets under way it may confidently be expected to provide the management.

BOARD OF BOILER RULES.

The work done by this Board during its first year has been excellent in all respects, especially in preventing explosions, whose frequent occurrence heretofore has been destructive of life and limb as well as property.

The bill for its creation, as prepared, covered all boilers, but it was amended so as to exclude boilers used in public road and bridge work and in pumping and boring for oil and on traction engines, the last named being those used for threshing and other farm purposes. During the past year there have been five explosions of boilers of the excepted classes causing a large loss of life and serious personal injuries. I am convinced that the omission of these was a mistake which should be rectified. The only reason given for it was the increased expense, but a proper boiler would not cost to exceed \$15.00 to \$20.00 more than the inferior boilers generally in use, while its longer life makes it cheaper in the end; and the cost of inspection would be only from \$8.00 to \$10.00 each. These amounts are pitifully small compared with the loss of one life or the maiming of a single citizen.

BANK INSPECTOR.

The public service rendered by this department is notable. The bankers of the State pay it a high compliment by constantly recruiting their own force from its members. The requirements in character and capacity are so high that some increase in the pay of deputies is advisable so they can be kept in the State's employ.

I recommend that private banks and bankers be made subject to inspection, and, as the work done is valuable to the owners as well as to depositors, fairness requires that the former pay at least some part of the cost.

SUPERINTENDENT OF INSURANCE.

This officer, besides giving details of the excellent work of his department, calls attention to the wrongs done our citizens by the promoters of new insurance companies which have not been authorized to do business. Large amounts of stock are sold at greatly inflated values and extravagant commissions and promoters charges are deducted from the proceeds. Certain and sometimes total loss to the buyers follows. I concur in the recommendation that it be made the duty of the department to prescribe the terms and conditions of sales of stock in insurance companies before as well as after admission to do business.

But this is only a specific instance of an evil of broader sweep. The same frauds are often perpetrated in sales of other stocks in spite of the activities of the Federal Government to prevent the prostitution of the mails. I recommend that the State, by appropriate legislation, use its broader powers to protect the innocent and unwary from those who prey upon them.

ATTORNEY GENERAL.

It seldom falls to the lot of a public officer to do so much for the interests and good name of the State as the present Attorney-General has done. After prolonged litigation and decisions at first adverse, he has established the right to recover from bondsmen unlawful gains made by officials from the use of public funds. Through his efforts graft and defiance of law and order have been punished and evil doers generally put in wholesome fear.

In our commonwealth which demands high public morals, the result has naturally been frequent calls on him to lend a hand to the local authorities. This he cannot do unless directed by you or the Governor under G. C. 333, and sound policy has restricted the use of that authority to cases of more than mere local importance. Nevertheless, the demands upon him are hard to meet, largely because under G. C. 13560 only himself and his first assistant may appear before grand juries. I concur in his recommendation that this right be extended to any one of his regular legal force whom he may designate.

STATE PRINTER.

This officer has been compelled to rent temporary quarters because the old building became unsafe for use as a bindery. The rental now paid is \$6,000 per year, there being no proper room obtainable for less. There is canal land near the capitol convenient and available for which there is no other use. I recommend that this be assigned to him and that he be authorized to erect a suitable building, which it is estimated can be done for \$15,000. Even if it should cost double that amount the investment would be highly profitable.

The State printing has grown to such proportions that the delays in doing it under the contract system, which have always caused embarrassment, are more aggravating than ever. For instance, you ought to have all official reports before you in print at the opening of the session, but cannot get them under the present method. I advise that the State, through this officer, do its own printing.

DEPARTMENT OF AGRICULTURE.

The report of this Department gives in detail the gratifying results of the close and intelligent attention given by the Board and its Secretary to the most important of all our industries. I must leave the report to speak for itself.

The last census showed an average loss of eight per township in our rural population. Among the causes of this was failure properly to make known the attractions she offers to agricultural settlers. Other states have been diligent in this respect to their great advantage, while Ohio has not only lost many of her farmers, but has failed to supply their places. I approve the request of the Board for an appropriation to enable it to make exhibits of our agricultural resources on appropriate occasions out of the State.

Ohio has been asked to send two representatives to visit various European countries, in connection with like representatives of other States, and investigate the systems of rural credit and cooperation in force there which have been brought to public attention by the President and others. Arrangements have already been made and April next

fixed for departure. The expense will be \$1500 for each person and I think Ohio should be represented.

Ohio remains one of the very few States which permit the entry of live stock without inspection. The result is to make the State a dumping ground for diseased animals. I recommend a proper preventive measure.

PROTECTION OF BUYERS OF CHATTELS ON INSTALLMENTS.

Buyers of property on the installment plan who could not complete the payments long suffered injustice through entire loss of payments made. Section 8570 of the General Code sought to give protection by providing that such property, when more than twenty-five per cent of the price has been paid, shall not be retaken without refunding the amount received, after deducting reasonable compensation for use and injury to the property, if any. Under this law the Justices of the Peace, before whom proceedings are inexpensive, have been able to give very general relief to unfortunate buyers, as the retaking of the property requires proceedings in replevin. But the sellers now resort to suits in the courts to declare and enforce a lien and have the property sold, thus inflicting the same hardship on the buyer. The right to do this has been upheld by the United States Circuit Court of Appeals in the National Cash Register case, 174 Fed. 179, deciding that relief under the statute is limited to cases where the buyer merely seeks to retake the property. The result is that the wrong still flourishes, and I recommend that it be cured by an amendment of the above section, making it apply in all cases. Such amendment is clearly within your power and will afford complete protection to a large and growing number of citizens.

PERRY'S VICTORY CENTENNIAL.

General interest is shown in the celebration of the battle of Lake Erie soon to occur. It was not only a signal victory which restored the prestige of our arms, but it also settled the future of the Northwest Territory.

So the eight States which border on the Great Lakes, all except Indiana, have appointed commissioners to represent them. Rhode Island has done the same as the home State of the great commander; Kentucky because so many of her sons took part in the battle; Louisiana because the victory insured control of the Mississippi and its twin in glory took place on her soil; and Congress in recognition of the national importance of the event.

Appropriations aggregating \$258,000 have already been made by five States and one of \$250,000 by Congress, making a total fund of \$508,000. And assurances are given that most if not all the remaining States will contribute.

Plans for a permanent and stately memorial have been adopted and the site at Put-in-Bay secured, but further funds are required for the memorial as well as for the celebration.

As Ohio led in the movement, on account of her special pride and interest in the subject, we ought to be the most generous of the States in supporting it.

The appropriations already made amount to \$83,000. Of this \$15,545 has lapsed, leaving the amount \$64,454, of which only \$18,895 remains unexpended. I recommend a further liberal appropriation.

Various State Commissions having represented to me that there is backwardness in making contributions unless the title to the land and memorial is to be vested in the United States, I promised to recommend a cession of the title. I do so the more willingly because of the lighthouse feature of the structure by reason of which the Federal Government, if made the owner, will assume the care and maintenance the cost of which will not be small. I recommend that the Governor be authorized to make a deed for the property accordingly.

My failure specifically to mention the requests and recommendations made in the reports of the various departments does not mean disapproval. They are all submitted for your consideration. I have confined myself here to some of the more important things to which I have paid particular attention, and shall by special message shortly bring several other subjects to your notice. I am glad to report generally that the affairs of the State are in good order and that you will find your work made easier by the capable and faithful diligence of those who have had immediate charge of the public affairs.

JUDSON HARMON,
Governor.

PARDONS, REPRIEVES
AND
COMMUTATIONS OF SENTENCES
GRANTED BY
GOVERNOR HARMON

FROM

January 1, 1911, to December 31, 1912

ORDERED PRINTED IN APPENDIX OF JOURNAL

1383

COMMUTATIONS.

EDWARD MAY.

Convicted, January term, 1909; Montgomery County; crime, burglary and larceny; sentence, five years; sentence commuted to two years on February 21, 1911.

It appears from the Prosecutor's statement that May was used as a tool by a professional criminal to steal some brass from an engine works in Dayton. Upon the recommendation of the Prosecutor and Trial Judge, and in view of the fact that his prison conduct was good, the Board of Pardons recommended that his sentence be commuted to two years, which recommendation was followed by the Governor.

HARRY HART.

Convicted, June term, 1904; Clinton County; crime, manslaughter; sentence, twelve years; sentence commuted to ten years on March 9, 1911.

Upon recommendation of the State Board of Pardons, the sentence of Harry Hart was commuted from 12 years to 10 years. The Trial Judge wrote that "the circumstances under which the alleged crime was committed were extremely aggravating", also that Hart had borne a good reputation as an honest, hard working man, and a peaceable, quiet, law abiding citizen, and recommended his pardon. The prosecutor wrote that he believed the punishment already received by Hart was sufficient. His conduct during his confinement and while on parole was good.

ALBERT LENHART.

Convicted, October term, 1908; Coshocton County; crime, rape with consent; sentence, five years; sentence commuted to three years on March 17, 1911.

Until the time of his conviction Lenhart had no criminal record of any kind. He does not possess ordinary intelligence, and was convicted on the testimony of his step-daughter and wife, who has since made an application for divorce. He was poorly defended, and the Prosecuting Attorney recommends that he be pardoned. The Board of Pardons recommended to the Governor that his sentence be commuted to three years, which recommendation was followed.

WALTER MACK.

Convicted, January term, 1909; Franklin County; crime, forgery; sentence, five years; sentence commuted to 2½ years on March 21, 1911, on condition that he accept the employment provided for him by his brother, and that upon the commission of any other crime he be returned to the Penitentiary to serve out his term.

This young man was 25 years of age when he was convicted of forging a check for the amount of \$65.00. He is a young man of more

than ordinary intelligence, and the Board of Pardons desiring to give him a chance to start life anew, recommended that his sentence be commuted to $2\frac{1}{2}$ years, upon the above conditions, which recommendation was followed.

GEORGE VAUGHN.

Convicted, May term, 1906; Butler County; crime burglary and larceny; sentence, ten years; sentence commuted to $7\frac{1}{2}$ years on May 1, 1911.

Vaughn, whose prison record has been good, seems to have been under the evil influence of one Winterbeck, who is responsible for his past misconduct. Winterbeck is now hopelessly insane in the Penitentiary. The Board of Pardons, being of the opinion that the temptation to do further wrong is now removed, and upon recommendation of the Prosecutor and Trial Judge, recommended that the Governor reduce his sentence to a term of $7\frac{1}{2}$ years, which recommendation was followed.

STEPHEN SIMPSON.

Convicted, April term, 1909, Butler County; crime, manslaughter; sentence, five years; sentence commuted to two years on May 1, 1911.

Simpson, while acting as a special constable at Coke-Otto, Butler County, Ohio, shot and killed a colored man by the name of Sales. There was no evidence of any grudge or ill feeling existing between Simpson and Sales, and there was probable provocation for the officer protecting himself. His conduct while at the Penitentiary was excellent. All the officials of Butler County join in the request that he be pardoned. The Board of Pardons recommended a commutation of his sentence to a period of two years, which recommendation was followed.

WM. BROCK.

Convicted, April term, 1909; Franklin County; crime, cutting to kill and wound; sentence, five years; sentence commuted to three years on May 1, 1911.

Brock claims that while he was seated in an invalid chair he was attacked by a woman with whom he had been living and she was striking him with a club when he caught up a knife and cut her, inflicting a slight wound. He pled guilty to cutting with intent to wound. As he is a helpless cripple, paralyzed in both his lower limbs, and can only move about in a rolling chair, and his sister will take care of him upon his being released, the Board of Pardons recommended that his sentence be commuted to three years, which was done.

WM. MCMULLEN.

Convicted, November term, 1907; Perry County; crime, murder in the second degree; sentence, life imprisonment; sentence commuted to 12 years on May 1, 1911.

McMullen was called by a Constable to assist him in keeping the peace at a barn dance where they were informed there was about to be trouble. During the course of the evening several shots were fired, and several hours after the shooting a man named Craig was found dead in the house adjoining. There was some evidence that McMullen had taken part in the shooting. The Pardon Board, taking into con-

sideration all the facts, and the prosecuting attorney recommending that his sentence be reduced, recommended that his sentence be commuted to 12 years.

STEVE KORATHNAY.

Convicted, September term, 1909; Mahoning County; crime, perjury; sentence, five years; sentence commuted to three years on June 20, 1911.

Korathnay was an ignorant foreigner, who committed the crime of perjury. The Board of Pardons was convinced that the crime was committed under a misapprehension, due to his ignorance of the English language. His record previous to this trouble was the very best. The Trial Judge and Prosecutor both recommended clemency, and the Board, in turn, recommended that his sentence be commuted to three years, which recommendation was followed.

ALBERT MARTIN.

Convicted, February term, 1903; Jackson County; crime, rape; sentence, life imprisonment; sentence commuted to twenty years on July 1, 1911.

While the Board of Pardons is of the opinion that Martin was guilty of the crime for which he was convicted, his previous record as an honest and industrious citizen, together with the recommendation of more than 200 citizens of Jackson County, as well as the leading officials of the City of Wellston, warranted them in recommending to the Governor that his sentence be commuted to a term of 20 years. The Trial Judge and Prosecuting Attorney of the County also join in this recommendation, which was followed by the Governor.

MATTIE WILLIAMS.

Convicted, January term, 1905; Lorain County; murder in the second degree; sentence, life imprisonment; sentence commuted to 10 years on July 1, 1911.

The murder for which Mattie Williams was convicted was the result of a quarrel between her and another colored girl, both of whom were infatuated with the same man. During the quarrel, the Williams woman stabbed her adversary with a small pen knife, which resulted in her death. The Trial Judge was of the opinion that the case was not one of intentional killing. In view of the fact that the young man who was the cause of the quarrel is now willing to marry this woman, and the Board of Pardons being convinced that a sentence of ten years would have been sufficient punishment, recommended that her sentence be commuted to that period, which was done.

JAMES E. REVELS.

Convicted, April term, 1901; Marion County; crime, murder in the second degree; sentence, life imprisonment; sentence commuted to 20 years on July 1, 1911.

Revels and his family lived next door to the family of his brother-in-law, named Robinson. A quarrel arose between Revels and Robinson which resulted in Revels shooting Robinson, causing his death. From the evidence presented the Board of Pardons was of the opinion that the case was one of manslaughter and not second degree murder, and

recommended that his sentence be commuted to a term of twenty years, which recommendation was followed.

WILLIAM GLUCK.

Convicted, April term, 1907; Montgomery County; crime, burglary and larceny; sentence, $7\frac{1}{2}$ years; sentence commuted to 6 years on July 1, 1911.

Upon recommendation of the State Board of Pardons, William Gluck was granted a commutation of sentence from $7\frac{1}{2}$ years to 6 years. The Trial Judge and Prosecutor joined in recommending the commutation. His conduct in the prison had been very good.

FRANK O. STEVENS.

Convicted, January term, 1903; Stark County; crime, murder in the second degree; sentence, life imprisonment; sentence commuted to eight years on July 1, 1911.

This murder was the result of an altercation between Stevens and a man named Burke. There were no eye-witnesses to the affray, and from the testimony presented for the consideration of the jury, as well as an ante-mortem statement of Burke, it would appear that Burke was the cause of the trouble and that the murder was committed in self-defense. The Board of Pardons, being of the opinion that the sentence was excessive, recommended a commutation of sentence to eight years, upon the condition that he abstain from the use of intoxicating liquor, which recommendation was followed.

I. S. DONNELL.

Convicted, January term, 1909; Richland County; crime, forgery; sentence, five years; sentence commuted to three years on July 1, 1911.

Donnell was a man of about 69 years of age. He had always borne a good reputation and had been a practicing attorney at the bar of Richland County for a number of years. There was no doubt as to his guilt, but on account of his age and previous reputation the Prosecuting Attorney recommended a commutation of sentence. The Board of Pardons recommended to the Governor that his sentence be commuted to three years, which was done.

CHAS. KETTLEWELL.

Convicted, Fall term, 1907; Belmont County; crime, burglary; sentence, life imprisonment; sentence commuted to 20 years on July 1, 1911.

The facts as presented to the Board of Pardons show that Kettlewell pleaded guilty upon an agreement made between the Prosecuting Attorney and his attorney that they would unite in asking the jury to make a recommendation of mercy, believing that the jury would act accordingly. Notwithstanding the fact that such recommendation had been made by counsel on both sides, the jury failed to recommend mercy, thus making a life sentence mandatory. Kettlewell is 26 years of age. His prison conduct has been good. The Board recommended a commutation to twenty years, which was followed by the Governor.

GEORGE WOODS.

Convicted, January term, 1902; Ross County; crime, manslaughter; sentence, twenty years; sentence commuted to fifteen years on December 5, 1911.

Wood, who had always been a sober, honest and hard working man, upon returning home from work shortly after dark and finding someone apparently burglarizing his house, committed the deed for which he was convicted and sentenced. As the Board of Pardons was of the opinion that the sentence was excessive, the crime having been committed in a moment of intense excitement, they recommended that it be commuted to fifteen years, which recommendation was followed.

RUFUS PETTIFORD.

Convicted May term, 1910; Champaign County; crime, perjury; sentence three years; sentence commuted to fifteen months on December 5, 1911.

The commutation of the sentence of Rufus Pettiford was granted upon the recommendation of the State Board of Pardons. Pettiford was convicted of perjury in connection with the sale of liquor in a dry county, he denying having ever been in a "speak-easy" where he had been seen by the Chief of Police (of Urbana). The recommendation was made by the Board "in view of his previous good character and reputation and his ignorance and probable non-appreciation of the full extent and bearing of his testimony, and the Judge's statement that he had doubts as to the sufficiency of the proof under which he was convicted and that he would have administered a sentence of but one year had it been possible."

ALBERT OLIVER.

Convicted September term, 1910; Portage County; crime, having carnal knowledge of an insane woman, knowing her to be insane; sentence 5 years; sentence commuted to 1 year on December 5, 1911.

This commutation was granted on the recommendation of the State Board of Pardons. The woman with whom the alleged crime was committed was never adjudged insane, and has been known as a woman of questionable reputation in the county in which she lived for years. The Prosecuting Attorney recommended that Oliver be pardoned, and the Trial Judge wrote, "Considering his age and his previous good reputation, I know of no reason why his application should not be favorably acted upon."

HAROLD C. ABBOTT.

Convicted, April term, 1910; Summit County; crime, embezzlement and grand larceny; sentence, three years; sentence commuted to expire on February 1, 1912, on January 25, 1912.

Abbott was employed by a construction company, and was convicted of the crime of embezzlement, which consisted of padding a pay roll. The company which he defrauded recommended his pardon, and the prosecuting attorney also wrote a favorable letter. His record at the Penitentiary was excellent. As he was only twenty-eight years of age, the Pardon Board was of the opinion that he should be given another chance, especially since two excellent positions were open to him.

The Board recommended that his sentence be commuted to expire on February 1, 1912, which recommendation was followed.

JOHN FRANKS.

Convicted, January term, 1909; Franklin County; crime, cutting with intent to kill; sentence, five years; sentence commuted to two years on February 21, 1911, conditioned on his abstaining from the use of intoxicants.

The crime for which John Franks was convicted was the result of a saloon quarrel, Franks at the time being intoxicated. The Board of Pardons was of the opinion that the sentence was excessive, and as his conduct in the Penitentiary was excellent, recommended a commutation to two years, which recommendation was followed.

ANTONIO CAMPANARO.

Convicted, January term, 1911, Cuyahoga County; crime, cutting to wound; sentence, two years; sentence commuted to expire at once on April 15, 1912.

The testimony produced before the Board of Pardons showed that Campanaro assaulted one Michael Degidio, but did not cut him. A number of witnesses testified that they saw Campanaro slap Degidio, but that he did not have a knife. In view of Campanaro's good record at the Penitentiary, and as it does not appear that he had ever been in trouble before, the Board recommended that his sentence be commuted to one year, which would release him at once. His sentence was commuted by the Governor.

CHARLES CROUCH.

Convicted April term, 1911; Allen County; crime, horse stealing; sentence, four years; sentence commuted to 16 months on July 6, 1912.

Crouch pled guilty to the charge of horse stealing, and at the time stated to the court that another was implicated in the transaction with him, and claimed that he did not know the man. The contention was that the horse had been turned over to him to sell. The court was of the opinion that Crouch was trying to conceal the other party in the deal with him and sentenced him to four years. The prosecuting attorney states that if it was not for that fact he might have received a suspended sentence. The Judge and Prosecutor both wrote favorable letters, and the recommendation that his sentence be commuted to 16 months on the condition that he abstain from the use of intoxicating liquors until the expiration of his original sentence was made by the Board, which recommendation was followed.

JAMES ALLEN.

Convicted January term, 1910, Seneca County, of the crime of having unlawful possession of explosives and depositing same on the land of another; sentence, five years; commuted to expire at once on May 18, 1912.

Allen was found in bad company, and attempted to hide some explosives he was carrying. It was presumed they were preparing to blow a safe from the nature of the articles found on them. The trial Judge wrote: "He was in the company of a much older man and a

much worse crook, but it happened that this man had none of the explosives on his person and did not place any on the land of another, and, of course, was not convicted. He was probably smart enough to let this younger man run all the risk." The commutation was granted upon the recommendation of the State Board of Pardons.

CARMEN BULONE.

Convicted, September term, 1908; Cuyahoga County; crime, manslaughter; sentence, 12 years; sentence commuted to 7 years on July 29, 1912.

This crime seems to have been the result of a quarrel between two Italians, in which one got the better of the other. The Prosecuting Attorney represented to the Board that the defendant was poorly represented at the trial and that his sentence was excessive. His prison record was of the best. The Board recommended that his sentence be commuted to seven years.

VIRGIL BYRD.

Convicted, September term, 1910; Allen County; crime, grand larceny; sentence, five years; sentence commuted to two years on July 26, 1912.

Byrd was convicted of stealing a lot of junk and his sentence was suspended on the condition that he avoid the use of intoxicating liquors. About a year later he violated this condition by becoming intoxicated, and he was then sent to the Penitentiary. Byrd was a man of good habits, with a weakness for intoxicating liquors. Upon the recommendation of the Prosecutor and trial judge that he be given another chance, the Board recommended that his sentence be commuted to two years, which recommendation was followed.

EARL HENDERSON.

Convicted, December term, 1908; Adams County; crime, sodomy; sentence, 20 years; sentence commuted to six years on July 29, 1912.

In view of the decided uncertainty as to the commission of any crime, as shown by the trial prosecutor's statement in this case, the Board recommended that the sentence be commuted to a term of six years, which recommendation was followed.

NICHOLAS SEBASTYEN.

Convicted January term, 1911, Cuyahoga County; of the crime of exhibiting obscene photographs; sentence, five years; sentence commuted to two and one-half years, July 29, 1912.

The State Board of Pardons, in its recommendation for commutation, says: "Judge Phillips, in his letter, says, 'I think it may very well be that a less punishment would be adequate, and I have no objection to the commutation of this sentence.' Prosecutor Cline writes that at the time he felt the sentence to be excessive and asked the Judge to moderate it, but the Judge refused to do so. Cline also thinks that the possession of the cards by Sebastyen was due to thoughtlessness and carelessness and recommends his release."

HENDERSON JACKSON.

Convicted November term, 1900, Lawrence County; of the crimes of burglary and larceny and habitual criminal; sentence, ten years and life imprisonment; sentence commuted to twenty years on July 29, 1912.

A letter on file from the Prosecuting Attorney at the time of the trial, states that a majority of the Grand Jurors did not at first want to indict Jackson under the habitual criminal act, but the Prosecutor advised them it should be done, telling them he would let Jackson plead guilty to the burglary charge and nolle the habitual criminal part of the indictment. The Court appointed an attorney to defend Jackson, and the attorney would not consent to this, whereupon Jackson was convicted on all counts and sentenced for ten years and for life. Jackson's crimes were all of a petty order, breaking into chicken coops, etc., and he was never regarded as dangerous or vicious in his disposition.

JARED O. HUGHES.

Convicted, April term, 1906; Scioto County; crime, murder in the second degree; sentence, life imprisonment; sentence commuted to 20 years on July 29, 1912.

Hughes pled guilty to murder in the second degree, having killed two people, his wife and a man with whom she had been living and for whom she had left her husband. This was the third occasion she had left him and his child and had proven unfaithful to him. The application for pardon was supported by a petition signed by over 700 of the citizens in the locality where the crime was committed, who were of the opinion that Hughes was entitled to some clemency. As this case did not go to a jury and the mitigating circumstances not having been presented, Hughes was precluded from being found guilty of manslaughter, the Pardon Board being of the opinion that he was not guilty of any graver crime. They recommended that his sentence be commuted to 20 years, which recommendation was followed.

ROBERT LEE RICE.

Convicted, October term, 1911; Logan County; crime, forgery and uttering a forged instrument; sentence, three years; sentence commuted to one year on July 29, 1912.

Both the prosecutor and trial judge speak in the highest terms of Rice, and as this was the first time he was in any trouble, they recommended that his sentence be commuted to one year, upon condition that he abstain from the use of intoxicating liquors during life; in case he should violate this condition, to be subject to return to the Penitentiary to serve the balance of his sentence. He was intoxicated when he committed this crime. The Pardon Board made a like recommendation to the Governor, which was followed.

WM. A. DECHANT.

Convicted, January term, 1905; Columbiana County; crime, murder in second degree; sentence, life; sentence commuted to 20 years on November 14, 1912.

Dechant had a quarrel with his wife, which, according to the testimony of a son, who was the only eye-witness, resulted in the accidental discharge of a revolver which he had in his possession, which caused

her death. The Prosecuting Attorney opposed a pardon, but was in favor of a commutation being granted. A number of the leading citizens of Salem, where the crime was committed, wrote to the Board in his behalf. His conduct in the Penitentiary had been of the best. The Board recommended the commutation of his sentence to 20 years.

WM. H. SHEA.

Convicted, June term, 1911; Franklin County; crime, burglary and larceny; sentence, five years; sentence commuted to two years on January 3, 1913.

Previous to this trouble Shea's reputation was of the very best. The commission of this crime was the result of thoughtlessness and intoxication. The Court, after conviction, suspended his sentence of five years. Judge Kincaid, before whom he was tried, recommended executive clemency. The Board of Pardons recommended that the Governor commute his sentence to a period of two years, which was done.

JOHN NALAN.

Convicted, September term, 1907; Jefferson County; crime, murder in the second degree; sentence, life imprisonment; sentence commuted to fifteen years on January 3, 1913.

Favorable letters are on file from the Trial Judge, the present Prosecuting Attorney and the former Prosecutor, all to the effect that they are of the opinion that Nalan is entitled to clemency. From the facts presented to the Board of Pardons, they feel justified in recommending a commutation of sentence to fifteen years. The Governor passed favorably upon the recommendation.

JOHN SWAIM.

Convicted, January term, 1912; Gallia County; crime, manslaughter; sentence, three years; sentence commuted to one year on January 3, 1913.

The only eye-witness to this altercation was Mrs. Swaim, the quarrel being between her husband and her brother and resulting in the death of the latter. It was clearly a case of self-defense. Swaim, previous to this trouble, always bore an excellent reputation, as evidenced by numerous letters on file in his behalf. The Board of Pardons recommended that his sentence be commuted to one year, which recommendation was followed by the Governor.

DAN STIRP.

Convicted, October term, 1906; Tuscarawas County; crime, manslaughter; sentence, ten years; sentence commuted to six years on January 4, 1913, on condition that he leave the country within three months after clemency is extended.

This crime was the result of a quarrel over a card game, all the parties being intoxicated. It is difficult to determine whether it was a case of self-defense or whether Stirp did the shooting in defense of his brother. As he has already served five years and has promised to return to Italy upon his release, the Board of Pardons recommended that his sentence be commuted to six years on the above condition, which recommendation was followed by the Governor.

JAMES BLAIR.

Convicted, January term, 1911; Pickaway County, crime, grand larceny; sentence, two and two years; sentence commuted to expire at once on January 4, 1913.

Blair is a man 66 years of age, and had always borne a good reputation until this trouble. He was living in extreme poverty, and the crime for which he was convicted consisted of stealing some hogs. In view of his conduct at the Penitentiary, which had been excellent, and the recommendation of the Prosecuting Attorney, which was favorable, the Board of Pardons recommended that his sentence be commuted to expire at once, which recommendation was followed.

AUGUSTUS ROSA.

Convicted, June term, 1907; Pike County; crime, rape; sentence, twelve years; sentence commuted to eight years on January 4, 1913.

Rosa has been on parole for one year and his conduct has been excellent. The Board of Pardons is of the opinion that it is quite possible that he may be innocent of the crime charged. Public sentiment in the vicinity of his former home is greatly in favor of his being granted further clemency. The Board recommended that his sentence be commuted to eight years, which recommendation was followed.

MONTELLE WATHA.

Convicted, September term, 1910; Licking County; crime, manslaughter; sentence 20 years; sentence commuted to ten years on January 4, 1913.

Early in July, 1910, a lynching occurred in Newark. Watha, a native of Bombay, India, illiterate and speaking our language in somewhat of a jargon, was accused of being a member of the mob. It was claimed for him that he made a speech early in the day which consisted of a rambling denunciation of the detectives who came to Newark for the purpose of arresting a number of saloonkeepers who were violating local option laws, and one of whom shot a citizen of Newark. He was tried and convicted of manslaughter and sentenced to twenty years' imprisonment. The Board of Pardons was satisfied of his guilt, but were of the opinion that "there is much in mitigation of the penalty," also that he was simply a butt and was used to amuse the crowd. Of the fourteen men jointly indicted with Watha, but one received a penalty equal to his, and the Board recommends that his sentence be commuted to a term of three years. The Governor was of the opinion that a commutation to ten years was sufficient, and granted commutation for that period.

WALTER FISHER.

Convicted, Fall term, 1904; Clark County; crime, murder in the second degree; sentence, life imprisonment; sentence commuted to twenty years on January 4, 1913.

Fisher was thirty years of age, and on the day on which the above crime was committed was associated with a number of other colored men in a saloon in Springfield. The entire party had been drinking freely, and a quarrel ensued between Fisher and a man named Boone, who had always been a close friend of his. The case, as presented to the Board of Pardons, showed that Fisher was of the opinion that Boone

intended to do him bodily harm, and in defending himself shot him. The Board recommended a commutation to twenty years, which recommendation was followed by the Governor.

ZIMRI STUBBS.

Convicted, January term, 1909; Warren County; crime, rape, sentence, life imprisonment; sentence commuted to ten years on January 4, 1913.

Stubbs was tried and convicted of rape upon his daughter. After the verdict was announced the Court set it aside, saying he was unwilling that a conviction should rest upon the evidence of the two prosecuting witnesses, his wife and the daughter upon whom the rape was claimed to have been committed. He was again indicted on another charge of rape upon the same girl and convicted. There was testimony to the effect that his wife had admitted that while this child was born to her after her marriage to Stubbs, he was not the father of the child. It also appeared in the testimony presented for the consideration of the Board of Pardons that both the daughter and wife were untruthful, that the reputation of both was bad, also that a younger daughter testified that her mother attempted to get her to swear that the father had been guilty of the same crime against her. In view of all these circumstances, the Board was of the opinion that a life sentence was too severe and recommended a commutation to ten years, which was followed by the Governor.

LINCOLN NANCE.

Convicted, November term, 1911; Pike County; crime, abandoning legitimate children; sentence, three years; sentence commuted to one year on January 4, 1913, upon the condition that he support his minor children.

Letters from the Trial Judge and Prosecuting Attorney to the effect that the sentence of Nance was unduly severe and that they recommend clemency resulted in the Board making the recommendation to the Governor that his sentence be commuted to one year, on condition that he support his minor children, which recommendation was followed.

PETER KAHOE.

Convicted, January term, 1906; Montgomery County; crime, highway robbery; sentence, eight years; sentence commuted to six years May 1, 1911.

This offense consisted of Kahoe, in company with one Cromwell, entering the office of an attorney at Miamisburg, both being intoxicated, and attempting to hold him up for sufficient money to purchase additional drinks. His prison record was of the very best, and the Board of Pardons being of the opinion that the sentence was excessive, recommended that his sentence be commuted to six years, conditioned on his abstaining from the use of intoxicating liquors, which recommendation was followed by the Governor.

PARDONS.

CHARLES NUTTER.

Convicted, January term, 1903; Hocking County; crime, murder in the second degree; sentence, life imprisonment; pardoned March 11, 1911, upon the condition that he abstain from the use of intoxicating liquors for life.

Nutter was convicted of the murder of one Mrs. Hite, who had raised him and with whom he was on the most friendly terms. Previous to this trouble his reputation was of the best, his only weakness being a love for intoxicating liquors. At the time of the commission of this crime he was temporarily insane from over-indulgence in liquor. Petitions are on file signed by the inhabitants of the surrounding country, asking for the pardon of Nutter. The Prosecuting Attorney also recommended his pardon. The Board of Pardons, being of the opinion that he was a fit subject for executive clemency, recommended that he be pardoned on condition that he abstain from the use of intoxicating liquors, which recommendation was followed.

ELSWORTH HANNA.

Convicted, January term, 1910; Greene County; crime, larceny; sentence, one year; pardoned March 17, 1911.

Hanna was pardoned upon the recommendation of the State Board of Pardons, who say in their report, "In view of the applicant's former good record and good prison conduct, and in consideration of the fact that he pleaded guilty and assisted in further prosecutions, we believe it would be proper to grant him a pardon."

CHAS. TAYLOR.

Convicted, April term, 1909; Lawrence County; crime, assault with intent to rape; sentence, fifteen years; pardoned March 17, 1911.

There were many extenuating circumstances surrounding the commission of this crime. The girl in question had a bad reputation, and on account of her persistent incorrigibility was discharged from the Girls' Industrial Home at Delaware. While she was under age, the crime was committed at her solicitation. The Trial Judge strongly recommended a pardon; and the Board of Pardons, being of the opinion that this young man had been sufficiently punished, also recommended his pardon, which recommendation was followed.

LOUIS ZIGLER.

Convicted, October term, 1909; Cuyahoga County; crime, pocket picking; sentence, three years; pardoned March 31, 1911.

The evidence adduced by the State against Zigler was wholly circumstantial and weak in character. The Court sentenced him to three years' imprisonment in order to bring him to a realization of the evil effects of bad company, as this young man had been in the habit of associating with persons of bad character. He is twenty-six years of

age. The trial judge strongly recommended that he be given a pardon. This recommendation was concurred in by the Board of Pardons and the pardon was granted by the Governor.

PERRY BROCK.

Convicted, October term, 1907; Preble County; crime, manslaughter; sentence, nine years; pardoned July 1, 1911.

The crime for which Brock was convicted was the result of a drunken brawl. He has been out on parole and since his release from the Penitentiary his conduct has been good, as evidenced by statements from the leading citizens of the locality where he now resides. The Board of Pardons being of the opinion that he is entitled to further clemency, recommended that he be granted a pardon, on condition that he abstain from the use of intoxicating liquors, which recommendation was followed by the Governor.

CHAS. E. SOUTH.

Convicted, January term, 1907; Morgan County; crime, rape with consent; sentence, eight years; pardoned July 1, 1911.

South had always borne a good reputation previous to this trouble. He has always maintained his innocence. His testimony on the witness stand was to the effect that he was not guilty. Both the Prosecuting Attorney and Trial Judge say that there is a grave doubt in their minds as to his guilt. He has already served four years for a crime of which he may be innocent. The Board of Pardons recommended the granting of a pardon, which recommendation was followed by the Governor.

WM. MCVAHEY.

Convicted, Spring term, 1909; Hamilton County; crime, burglary; sentence, five years; pardoned July 1, 1911.

From the Prosecutor's statement, it appears that McVahey, in company with two others, were charged with stealing a sack of oats from a stable of the Whetstone Coal Company, at Cincinnati. One of the others was acquitted and the second of the trio received a work-house sentence. About a week later McVahey pled guilty and the Court sentenced him to five years in the Penitentiary. The Prosecutor recommended his pardon, as he had a previous good reputation. The Board was of the opinion that he was entitled to executive clemency and recommended to the Governor that he be pardoned, which recommendation was followed.

LOUIS YURA.

Convicted, January term, 1898; Trumbull County; crime, murder in the second degree; sentence, life imprisonment; pardoned July 3, 1911, (holiday pardon.)

During the period of Yura's long incarceration in the Penitentiary, his conduct was exemplary. Upon the recommendation of the Warden, and after having had a personal interview with him, the Governor granted him the Fourth of July holiday pardon.

ODELL MARCHANT.

Convicted, September term, 1910; Allen County, crime, embezzlement; sentence suspended by the Court; pardoned August 1, 1911.

This young man was but twenty years of age when he was convicted, and the Court suspended his sentence. During the suspension, in ignorance of the law, he enlisted in the regular army and was sent to Texas. Technically, this was a violation of his parole. As his previous conduct and reputation had been excellent, upon the recommendation of the Prosecutor and Trial Judge the Board of Pardons recommended his pardon, which was granted by the Governor.

C. M. GARDNER.

Convicted, January term, 1911; Shelby County, crime, forgery; sentence, one year; pardoned August 29, 1911.

Gardner was charged with uttering a forged instrument, to-wit: a promissory note for the sum of \$250.00, purporting to have been signed by himself and one C. N. Dickson. At the trial it was claimed that Dickson never signed the note. A letter on file from Wm. A. Graham, cashier of the bank who handled the note, states that it was upon his testimony largely that Gardner was convicted, and that he believes him innocent, and that the other party did sign the note. The Trial Judge also is of the opinion that he is innocent. His pardon was recommended by the Board of Pardons and granted by the Governor.

BERT VINTON.

Convicted, January term, 1906; Montgomery County; crime, burglary and larceny; sentence, twenty-eight years; pardoned December 5, 1911.

Vinton had, on several occasions, been arrested and imprisoned for the crime of burglary and larceny, and the Court, in giving him the above sentence, was of the opinion that he had become an habitual criminal. The prosecuting witness, who has since died, shortly before her death became convinced that Vinton, in entering her house, had made a mistake, thinking he was about to enter the house of a friend who lived on the same street. The Prosecuting Attorney and Trial Judge, after making an investigation of this case, strongly recommended that the applicant be pardoned, and the Board of Pardons in turn recommended that the Governor grant him a pardon, which recommendation was followed.

GEORGE SHEETS.

Convicted, January term, 1904; Lucas County; crime, burglary and larceny; sentence, fifteen years; pardoned December 5, 1911, upon the condition that he support his brother's wife and family.

Although Sheets had been previously convicted of the same crime, both of his offenses consisted of stealing chickens, and for the second offense he received a sentence of fifteen years. Having already served nearly eight years of his sentence, the Board of Pardons was of the opinion that he had been amply punished. This man's brother who had a large family, died recently, and the Board recommended that Sheets be pardoned on condition that he provide comfortable support for his deceased brother's wife and children. The recommendation was followed by the Governor.

CLYDE STEVENS.

Convicted, Fall term, 1901; Marion County; crime, rape; sentence, life imprisonment; pardoned December 22, 1911.

The testimony upon which Stevens was convicted was purely circumstantial. Subsequent investigation on the part of the Prosecuting Attorney convinced the Board of Pardons that there was very grave doubt as to his guilt. In view of the fact that Stevens had already suffered ten years of imprisonment that possibly should not have been imposed, the Board recommended that the Governor grant him a pardon, which recommendation was followed.

STEPHEN JONES.

Convicted, Spring term, 1912; Hamilton County; of the crime of manslaughter; sentence, fifteen years; pardoned, May 17, 1912.

This pardon was granted upon the certificate of the Chief Physician of the Penitentiary that Stephen Jones was in imminent danger of death, and the recommendation of the Warden that he be released.

JOSEPH MITZEL.

Convicted, May term, 1908; Stark County; of the crime of murder in the second degree; sentence, life imprisonment; pardoned, June 27, 1912.

Upon the certificate of the Physician of the Penitentiary that Mitzel was in imminent danger of death, with the recommendation of the Warden that he be pardoned, the pardon was granted on June 27, 1912.

WM. MCMULLEN.

Convicted, November term, 1907; Perry County; crime, murder in the second degree; sentence, life imprisonment; sentence commuted to 12 years on May 1, 1911; pardoned July 4, 1912.

Upon recommendation of the Warden and the State Board of Administration, the Fourth of July holiday pardon was given to Wm. McMullen, his conduct in prison having been exemplary and it being believed by all who came in contact with him that he would become a useful citizen.

ADAM ZOMBROSKI.

Convicted, September term, 1909; Lucas County; crime, larceny; sentence, one year; pardoned July 15, 1912.

Zombroski had received a wage check from a railroad company for the amount of ninety-eight cents, and presented it to one Henry Kline, a saloonkeeper, for the purpose of having it cashed. It was claimed by the prosecution that the bartender in charge misread the check and that Zombroski received the value of ninety-eight dollars instead of the face value of the check. The testimony presented by the State supported this contention, while the defendant absolutely denied having received anything over and above the face value. The case presented to the Board of Pardons was such that they doubted very much the testimony as presented in support of the indictment, and were of the opinion that Zombroski did not receive any such sum as was alleged. Following the recommendation of the Board a pardon was granted on July 15, 1912.

FRANK A. CHURCH.

Convicted, April term, 1911; Lucas County; crime, neglect of minor child; sentence, two years; pardoned July 29, 1912.

Domestic difficulties with his wife resulted in Church procuring a divorce. Later on he was arrested for non-support of his child. He pleaded guilty and was sentenced to the Penitentiary, which sentence was suspended on condition that he maintain the child. Subsequently Church came into an inheritance and has since made ample provision for the child. The Board of Pardons recommended his pardon, which recommendation was followed.

HENRY BETTIS.

Convicted, September term, 1911, Stark County, of the crime of sodomy; sentence, one year; pardoned July 29, 1912.

In granting this pardon the Governor acted upon the recommendation of the State Board of Pardons, which read, in part, as follows:

"We find that with credit for good conduct, Bettis will have only three months more to serve under this sentence. Therefore, with a view of imposing upon him a restraining influence that should greatly assist him to overcome the drink habit, and help him to live a sober, industrious and decent life, we recommend the pardon of Bettis, conditioned upon his abstaining from the use of intoxicating liquors during the remainder of his life."

FRED JACKSON.

Convicted Spring term, 1903, Belmont County, of the crime of murder in the second degree; sentence, life imprisonment; pardoned July 29, 1912.

Fred Jackson was convicted of the killing of his father, entirely upon circumstantial evidence, as shown by the investigation of the State Board of Pardons, who say, in their recommendation for pardon; "In view of * * * * the unimpeached previous character of the defendant, the presumably harmonious relations of the father, son and daughter, the failure of the prosecution to establish a motive for such a horrible and unnatural crime, and the further fact that his sister Bertha, who was at home and slept that night in her bed in the same room with her father, was charged, tried and acquitted of the same crime, * * * we are led to feel that the evidence does not establish beyond a reasonable doubt that Fred Jackson committed the crime with which he stands charged, and for which he has suffered more than seven years' imprisonment."

JOSEPH PARKER.

Convicted January term, 1903; Montgomery County; of the crime of murder in the first degree (with recommendation of mercy); sentence, life imprisonment; pardoned August 31, 1912.

This was the Labor Day holiday pardon, and was granted upon the recommendation of the Warden of the Penitentiary and citizens of Montgomery County.

RICHARD HUNTER.

Convicted, January term, 1908; Lucas County; crime, burglary and larceny; sentence, life imprisonment; pardoned November 27, 1912 (Thanksgiving holiday pardon).

Upon recommendation of the Warden of the Penitentiary, the Governor granted the Thanksgiving holiday pardon to Richard Hunter, his conduct in the prison having been excellent.

JOHN ANDERSON.

Convicted, October term, 1901; Cuyahoga County; crime, shooting with intent to kill; sentence, fifteen years; pardoned January 3, 1913, on condition that he support his mother.

This crime was the result of a family quarrel. Letters from the Prosecutor and Trial Judge indicate that the proof on which Anderson was convicted was not as convincing as it might have been. They recommended clemency, and the Board of Pardons, desiring to give the young man a chance, recommended that he be pardoned on condition that he support his widowed mother. The Governor approved the recommendation.

ELZA O. HOOVER.

Convicted, February term, 1911; Logan County; crime shooting with intent to kill; sentence, three years; pardoned January 4, 1913.

Hoover was a reputable farmer, and as this shooting was not done with deliberation, but was the result of considerable provocation, and in view of the fact that his adversary was not seriously wounded, the Board of Pardons, following the recommendation of the Trial Judge, recommended that he be pardoned, which was done.

HIRAM REED.

Convicted, September term, 1911; Scioto County; crime, burglary and larceny; sentence, three years; pardoned January 4, 1913, upon condition that he abstain from the use of intoxicating liquors and support his mother.

Excessive use of intoxicating liquor was the cause of Reed being tried and convicted of the above mentioned crime. He was 24 years of age; his prison conduct has been excellent. The Board of Pardons recommended to the Governor that he be pardoned on condition that he abstain from the use of intoxicating liquors and support his widowed mother, which recommendation was followed.

REPRIEVES.

CLETUS WILLAMAN.

Convicted May Term, 1910; Stark County; crime, murder in the first degree; sentenced to be electrocuted on December 16, 1910. The Circuit Court of the Fifth Judicial District granted a stay of execution to April 21, 1911, pending appeal proceedings. The Governor granted a further stay of execution to June 9, 1911, in order that an application for commutation of sentence might be heard and considered; for the same reason a further stay of execution was granted to July 7, 1911; the Governor desiring further time to consider the said application, suspended the execution of the said sentence until July 28, 1911, on which date he was executed, the application having been refused.

CHARLES JUSTICE.

Convicted, October term, 1910; Greene County, crime, murder in the first degree; sentenced to be electrocuted March 31, 1911. The Circuit court granted a stay of execution to April 28, 1911; pending appeal proceedings. The Governor granted a further stay of execution to June 23, 1911, in order that an application for commutation of sentence might be heard and acted upon; a further stay was granted for the same reason to August 11, 1911; the investigation not having been completed, a stay was granted to September 22, 1911; and for the same reason his sentence was suspended and a stay of execution granted until October 6, 1911. The application having been refused, he was executed on the last named date.

STEPHEN SCOTT.

Convicted, January term, 1910; Miami County; crime, murder in the first degree; sentenced to be electrocuted September 1, 1910; stay of execution granted by the Supreme Court to May 10, 1911, pending appeal proceedings; a further stay was granted by the Governor to June 23, 1911, in order that an application for the commutation of his sentence might be heard; and further stay to August 25, 1911 was granted for the same reason, as no decision had been reached on the latter date, a further stay to the 20th day of October 1911, was granted; for the same reason a further suspension of sentence was granted to November 3, 1911. The application for commutation being refused, he was executed on November 3, 1911.

THOMAS DAVIS.

Convicted, April term, 1911; Pickaway County, crime, murder in the first degree; sentenced to be electrocuted on September 29, 1911; sentence suspended and stay of execution granted to December 15, 1911, in order that an application for the commutation of his sentence might be considered. The application was refused, and he was executed on the last named date.

DOMINIC SALVEGGIO.

Convicted, September term, 1911; Erie County; crime, murder in the first degree; sentenced to be electrocuted on April 17, 1912. The Supreme Court of the State of Ohio granted a stay of execution pending appeal proceedings, to August 23, 1912. The Governor granted a further stay to November 22, 1912, in order that an application for commutation of sentence might be heard and considered. The application having been refused, he was executed on the latter date.

ROCC KLAWETCH.

Convicted, April term, 1912; Erie County; crime, murder in the first degree; sentenced to be electrocuted on October 15, 1912. The Governor granted a stay of execution to November 15, 1912, in order that an application for the commutation of his sentence might be heard and considered. The application having been refused, he was executed on the latter date.

MILTON SMITH.

Convicted, July term, 1912; Gallia County; crime, murder in the first degree; sentenced to be electrocuted November 22, 1912. The governor granted a stay of execution until January 3, 1913, pending appeal proceedings; and a further stay of execution to February 7, 1913, in order that an application for commutation of sentence might be heard and considered.

First General Message
OF
JAMES M. COX
GOVERNOR OF THE STATE OF OHIO
TO THE EIGHTIETH
GENERAL ASSEMBLY

ORDERED PRINTED IN APPENDIX OF JOURNAL

1405

FIRST MESSAGE OF GOVERNOR COX TO THE GENERAL ASSEMBLY.

To the Members of the Senate and House of Representatives:

I congratulate you upon your membership in the General Assembly at one of the most auspicious moments in the history of our state; at a time when public intelligence is awakened as never before to the real importance of the relation of government to our social and economic life, and when it is responsive to the organic changes which our developing civilization clearly suggests.

The new order of things puts to the severest test the theory of governmental control over the diversified affairs of the race, but we are strengthened in the face of uncommon responsibilities, by the reflection that every crisis has been met with successful achievement, so long as the principle of exact justice to all remained the controlling consideration.

Within the last year the constitution of the state has been changed in many important particulars. A convention whose delegates were elected by the people, without regard to partisanship, framed forty-two amendments. Of these thirty-four were adopted at the special election held September 3, 1912. A part of them go automatically into effect. Others grant the legislature discretionary authority, while a third class are mandatory in nature and are by common acceptance regarded as a command from the people. There can be no justification for any departure from the intent of these amendments in the detail of legislative compliance. Much has been said for and against the constitutional changes, but no unprejudiced person fails to recognize that their adoption is a distinct symptom of social and economic conditions. If the active forces which opposed several of the so-called major amendments had directed like energy in co-operation with the constitutional convention the situation would have been improved, at least with respect to a fuller measure of confidence in the conditions to be developed by the departures we are taking from the beaten paths. This observation prompts the further thought that if every interest exhibits a patriotic co-operation in the legislative task ahead of you, compliance with changed conditions and public sentiment will be greatly facilitated and the state will enjoy an era of social and industrial peace, unknown in the last two decades at least.

Progressive government, so called, which means in its correct understanding, constructive work, along the lines pointed out by the lamps of experience and the higher moral vision of advanced civilization, is now on trial in our state. Every constitutional facility has been provided for an upward step and Ohio, because of the useful part it has played in the affairs of the country, is at this hour in the eye of the nation. The state has the resources, human and material, to make a thorough test of the principle of an enlarged social justice, through government, and the results of our labors will extend beyond state borders. A thorough appreciation therefore of the stupendous responsibility before you, and full recognition of the probable insidious resistance to be encountered, will add immeasurably to your equipment to meet the emergency. If I sense with any degree of accuracy the state of public mind, I am correct in the belief that a vast preponderance of the people of all classes have faith both in the wisdom and the certain results of a constructive progressive program of

government. Let us in full understanding of the consequences of our acts maintain this measure of public confidence and encourage the faith of those who are honestly skeptical because of the apprehension generated in their minds by a third class, which may be unconsciously prompted by sordid impulses developed by unbroken preferences of government. No fair-minded person will dispute the logic nor question the equity of any plan which contemplates legislative action entirely within the limitations of suffrage endorsement. If the legislature, in the passage of a single law, runs counter to public desire or interest, the people through the referendum have the means to undo it. No greater safeguard can be devised by the genius of man, and to question either the moral or practical phase of this arrangement, is to admit unsoundness in the theory of a republic. In other days changes in government such as are made necessary everywhere by our industrial and social conditions, would have been wrought by riot and revolution. Now they are accomplished through peaceful evolution. He must be indeed, a man of unfortunate temperamental qualities who does not find in this a circumstance that thrills every patriotic fibre of his being.

Even students of government in their research, find surprising historic analogies to the conditions through which we are passing, the only difference being the scene and the displacement of violence by the arbitrament of reason. Civilization develops along the same lines, substantially. The first task is the necessity of food and raiment compelled by nature, and then common interest through society creates government. With this development comes also the economic organization growing out of social interdependence. If man as a social unit submits himself to regulation by government then property cannot be above the same restrictions. This is so fundamental in justice that its acceptance as a sound principle is a compliment to the ruling thought of the day, rather than an indication that we are taking a dangerous step. This enforces, however, the problem of ascertaining just how far governmental regulation of business should go, and not trespass upon the rights of the individual. My observation leads me to the firm conviction that this is in considerable degree a personal equation, in administration at least. It matters not how sound a law is in theory, if in practice its enforcement is delegated to incompetent hands, then government becomes a travesty and the cause of progress is injured. Business in Wisconsin after several years' resistance of regulation, now accepts it in good grace, and frankly admits the widespread benefits that have accrued. But this result has been achieved only by the highest standard of personnel on the administrative boards. This must be an important consideration in our state. A policy of appointments induced largely by spoils or friendship, will prevent the accomplishment of what our people now demand. At the same time prudence suggests that the controlling policy of these administrative organizations is safest in the hands of those who recognize and respect the responsibility placed upon the party in power. The success of administering government under our board or commission plan, rests in large measure upon the heads selected by the executive. Each board has its peculiar requirements. Experience in fact teaches that the exactions of the personnel are as rigid as in the professions, and appointments should be made with this understanding. Every employe of the state should feel that regardless of what circumstances bring his appointment about, he must meet the highest requirements in integrity and capacity. Our state government in an administrative sense, to be successful as a state unit, and through the vigilant eye of its

police power assist the communities, must be maintained on a base having in view these considerations, namely:

First—The placing of experts in theory and practice on the state boards of administration and regulation.

Second—The orderly and systematic combination of departments which deal with the same subjects and problems and which are duplicating and in some instances triplicating both labor and expense.

Third—The fullest legitimate and wholesome exercise of the police power of the state in matters of human welfare, health conservation and food regulation, where the local authority is remiss.

Fourth—The enforcement of the same requirements as to economy, system and efficiency that join to private enterprises.

With these observations the executive department would in the exercise of its constitutional prerogative submit sundry recommendations:

Conditions not only justify but demand a drastic anti-lobby law. Any person interesting himself in legislation will not, if his motive and cause be just, object to registering his name, residence and the matters he is espousing, with the secretary of state or some other authority designated by your body. If his activities be of such nature that he does not care to reveal them in the manner indicated, then the public interest is obviously endangered. It is no more than a prudent safeguard to have it known what influences are at work with respect to legislation. There ought to be no temporizing with this situation. Lobbying without registration should be an offense punishable by imprisonment.

The platform adopted by the Democratic party in convention at Toledo, June 4-5, 1912, is the contract made between the people on the one hand and the state officers and majority members of the legislature on the other. Every instinct of common honesty demands that it be carried out in good faith without interference from other legislation. The specifications in this covenant are:

First—"A short ballot in the selection of administrative officers as a means for insuring greater scrutiny in the selection of public officials and for fixing and centralizing responsibility."

The purpose of this is to simplify voting. The suffrage responsibility is so vital that confusion at the polls should be reduced to the nearest possible minimum. The ballot should be shortened by abolishing as elective the less important offices. The amendments to the constitution which abolish the positions of commissioner of common schools and the board of public works and place these departments under the control of the governor through appointment by him of the administrative heads indicate the trend of thought on this subject. In keeping with the intent of the short ballot provision, the legislature should abolish as elective the offices of dairy and food commissioner and clerk of the supreme court, both of which are of legislative origin, making the former position appointive by the governor and the latter by the members of the supreme court. An amendment to the constitution should be initiated making the positions of secretary of state, attorney general, treasurer and auditor, executive departments to be filled through appointment by the governor. This would leave only the governor, lieutenant governor and judges of the supreme court to be elected. The result would insure harmony of action in the state departments and center responsibility in the executive. The several executive department heads could then act in an advisory capacity with the governor, as his cabinet. This is identical with the federal plan, which is conceded to be efficient.

Second—"Separate ballots for state and national officers."

This is induced by the desire to separate two distinct issues at the election booth, and the wisdom of the suggestion is obvious.

Third—"Home rule for cities."

This principle is now a part of our constitution. The home rule amendment, in addition to authorizing cities to form their own charters, grants the General Assembly the right to pass alternative or optional laws which cities may adopt without going through the expense and burden of calling charter conventions and enacting charters for themselves. The whole question of municipal organization is now in a ferment throughout the country, several plans being tried out. Up to this time there is nothing approaching a universality of opinion with respect to the most efficient scheme. I would therefore recommend to the legislature the adoption of such laws as will enable cities with the minimum of expense and trouble to make such selection as their respective needs might suggest, either the so-called Business Manager plan, the Commission plan, or the Short Ballot Federal plan. The last named is obtained by a simple revision of the existing municipal code. It is proper in this connection to call your attention to the fact that the Ohio League of Municipalities, which drafted the home rule amendment to the constitution, represents so much of the best informed opinion of the cities of the state that its recommendations, to be made to you, might profitably be seriously considered in your deliberations on this subject.

Fourth—"The immediate valuation of property, tangible and intangible, of all public utilities."

The state regulation of public utilities has been of such benefit to every interest concerned that every possible legislative facility should be extended to this administrative branch of the government. Regulation is beginning to shed its real meaning in this state as elsewhere. While business interests at first regarded the operation as an unwarranted trespass upon property rights they have, by experience, found in the state a co-operative aid just so soon as the main objective of satisfactory service and reasonable rates was attained. It is also regarded as more than a coincidence that wherever supervision is had over the issuance of securities the market yields better prices and readier demand. Public confidence is naturally stimulated in our state utilities by official certification to the legitimacy of the project. There is no department of our service, however, where public station calls for a higher order of efficiency than this. Constructive progress in government consists in large degree in determining the limitation of control over the great industrialism of the day, and this must be approached in fairness and intelligence. Whenever regulation is not the highest expression of human intelligence then government becomes a travesty and public opinion is very apt to swing back in favor of the old order. If, however, a regulatory commission balances evenly the elements of successful practical experience, profound and correct theory, and a courageous adherence to fairness both to the state and to business, the result is so self-evidently just that public confidence is enduring and the plea for the old days of inequitable preference by government is useless. The existing law gives to the commission the right to make a physical valuation. This should be made mandatory. The utility and tax commissions have made considerable headway in working out the detail of valuation. But their labors in this particular have been confined almost, if not entirely, to cases which came to their notice by requests for increased capitalization or complaints with

respect to taxation values. There can be no permanent nor logical base for the successful operation of these departments without a physical valuation of utilities. After considerable investigation, which has taken in the experience of other states, I am convinced that a state engineer of utilities should be employed under the direction of the utilities commission. His operations would prevent much duplication in work, because his findings would be available to the tax commission also. For taxation purposes the inquiry often of necessity proceeds along different lines, but every valuation made by the state engineer would serve as a base for both commissions. The state is educating at public expense several hundred engineers in the university. These students need practical work in connection with their class-room studies. The state can use their services, so that the reciprocal situation suggested is so logical that one need not wonder at the splendid results achieved in Wisconsin by coordinating the government and the university. Under supervisory aid from the engineer's office the students would render tremendous service to the state and at a minimum of cost. Sufficient provision is made for the utilities commission, through fees and appropriations, to set this work in motion, and the legislature should render the earliest possible co-operation. The utilities commission, so called, was created as a railroad commission and many laws relating to it were made with special regard to the specific subject of railroad supervision. Since then a general utilities law has been passed and the administrative work tremendous in volume and detail, has been consigned to the original commission. I would strongly recommend such changes in the laws as the experience of the commission clearly suggests. The home rule amendment gives the municipality the right to own and operate utilities. Because of this the utilities commission should have the right to enforce the same system of uniform accounting on municipalities operating utilities as are now imposed upon private enterprises, otherwise the public would have no means of knowing whether the municipal plants were conducted along the lines of efficiency and economy. It would be a simple matter to charge certain operating expenses to betterments and an apparently profitable operation by the municipality might in fact be a losing one. There must be the greatest possible safeguard established or there can be no accurate test of municipal ownership. Besides, plain fairness suggests that in the operation of utilities both private and public ownership must be subject to the same standards of ethics and government.

One development of the railroad and utilities laws which has been very unfair to the state should be corrected. Under present practice the commission establishes or revises a rate. The utilities company if it desires, makes objection and is given a hearing, which is exhaustive and extensive. The commission then either amends or retains the rate previously fixed, whereupon, the corporation, in many instances, goes into court, asks for and receives an injunction. The delays of the law are well known and the issue remains unsettled for a year or more. The law should be so changed that the court cannot issue an injunction in these rate matters without an investigation. This is the practice elsewhere and should be adopted in Ohio.

Fifth—"Home Rule in Taxation."

This requires constitutional changes and nothing can be done save the adoption of a resolution in behalf of an amendment to the state charter.

Sixth—"The adoption of the Initiative and Referendum amendment."

This was merely a recommendatory plank. The I. and R., so-called, is now a part of the constitution, but some action by your body remains to set it in motion. The intent of this amendment is to give to the people the right to redress a wrong through the referendum, and through the initiative to procure a right that has been denied. The legislative action should be in exact harmony with the spirit of the provision. Something should be done to prevent the professional practice of procuring signatures for pay, but at the same time there must be the utmost vigilance exercised; otherwise under the guise of an attempt to refine the law, it might be made unworkable.

Seventh—"Further reduction in the hours of labor for women, and further restriction on the right to employ children in factories."

The inspector of workshops and factories strongly urges raising the school grade qualification for children between the ages of 14 and 16, and joins in the opinion shared by industrial commissions in other states, that the most wholesome results can be obtained by giving to the department the right to determine the hours of labor for women and children where the present nine-hour law seems insufficient. This is not only regarded as the easiest method of reaching a solution of this question, but it would quickly result in the betterment of shop conditions, improvement in sanitation and surroundings being a factor in determining the hours of labor. In this connection it should be stated that the governmental experts in Wisconsin regard the success in that state to be due in considerable part to the discretionary powers lodged with the administration officers.

Eighth—"The reaffirmation of the proposed amendment to the Federal Constitution providing for the popular election of United States senators."

This has already been done by the legislature, but a legal question has arisen out of the issue created by the rendered opinion of the governor of Georgia. It is suggested that your body take such action as the successful outcome of the just and popular movement demands. No harm can come from the adoption of another joint resolution on the subject.

Ninth—"Legislation looking to the improvement of the roads and highways of the state."

Some hold to the opinion that the defeat of the good roads bond issue amendment to the constitution disposes of that question, so far as state activity is concerned. I do not subscribe to that view. Observation in all parts of the state leads to the belief that the amendment failed to receive endorsement for the reason that a majority of the counties have good gravel roads, and they objected to a state levy until such time as the counties, less advantageously equipped, both in roads and construction material, had made the progress of other counties under existing laws. The federal government is working out splendid development in the science of construction, drainage and maintenance, and it would seem an incongruous circumstance if the state did not exhibit the same degree of interest and convey the benefits which the general scheme of government logically extracts from that unit. Nothing makes for civilization more than good roads. An emphasized community life, improved facilities for school attendance, and better means of traffic in food stuffs, are considerations which join to the general welfare of the

state. I know of no internal improvement which so widely distributes its benefits. It touches vitally producers and consumers of the farm and the city as well. The road laws of the state are archaic and conflicting, and the movement toward better highways is seriously hampered in consequence. These laws should be recodified. My information is that the preliminary labors of this task, not an inconsiderable one by any means, have been performed without public cost by the good roads organizations. Iowa has profited by the law compelling the use of the split log drag, and it is strongly recommended to you for adoption. Under existing law, we are taxing automobiles by machine unit. As this is purely a police regulation, the expense should be imposed in a more equitable way. Admittedly the best automobile law is the New York measure. The tax is levied on the unit of horse power. It is not fair to make the owner of a machine of small horse power and low speed pay to the state for the purpose of maintaining the cost of police control, as much as is assessed against the proprietor of a big machine of high speed and large horse power. The revenues to the state from this source are showing heavy increases so that the highway commission, in consequence, may be enabled, without state levy, to work out an extensive improvement plan in the state. It is highly important that there be given the greatest possible co-operation by legislative enactment to the improvement associations, so-called, that have been organized in some of the counties. Portage county, Ohio, is probably the most notable instance in this country. Nothing in discouragement should be done by the state. On the other hand good roads students are agreed in the opinion that they are entitled to such co-operation as will facilitate this important county function. I unhesitatingly subscribe to this view. The old national road, running almost midway through the state, east and west, should be improved from our eastern border to our western line, as the first state-wide highway. But the condition precedent should be such co-operation on the part of the counties through which it passes, as will reflect an adequate appreciation of the local benefits to accrue.

Tenth—"Continuation of the reform in the conduct of the state's penal institutions which has been inaugurated and the abandonment of the present prison system," etc.

The commendation of the board of administration plan is fully justified by results obtained, but there is much yet to be done. In fact, every commission created during the last few years finds its function of wider benefit to the public interest than the authors of the legislation doubtless contemplated, and yet the administrative heads find many changes needed in the laws. This is not surprising since our laws can only properly be refined by experience. The public must not gain from the recurrent difficulties in the state institutions an impression that the board of administration plan is wrong in theory. The troubles encountered in the institutions of correction are more fundamental. The wisest management the mind can devise, and the most human policy the heart can inspire cannot correct the basic defect of improper commitment. Your honorable body will find this a fruitful field of inquiry. Local officials in some sections of our state commit persons to the wrong institution, and no matter how obvious the mistake nor how serious its consequences to the management, the board of administration has no authority to make the simple transfer that would remove an otherwise insurmountable difficulty. It is unfair to the institution to send to a girls' home, for

instance, young women of hardened depravity. Their influence over others, whose misfortune has been that of environment and who can under proper conditions be benefited, cannot but be harmful. At Lancaster, where the state is supposed to render service in improvement of morals, boys are committed who are feeble-minded. A few such charges can upset plans and policies of management that otherwise would work out along orderly and beneficial lines. The board of administration should be clothed with the power to review all commitments, and thus establish a base of homogeneity at least. A few counties by careless assignments from the courts can disorganize the whole machinery of the institutions and produce a seemingly impossible problem for the whole state. The board should also have the right to sit as a lunacy body over state charges and make transfers from one institution to another. Other states have found this a logical and practical arrangement. It will simplify administration and also work as an implied qualification for the members, because there should be on this body at all times, at least one officer who knows by professional experience the problems of this peculiarly exacting relation.

I direct your especial attention to the declaration in behalf of a "new penitentiary built and conducted upon plans drawn in accordance with the modern thought on this subject." This project needs no defense because it was a part of the contract made with the people, and no opposition to it was voiced during the campaign when the issue was under discussion. This platform pledge was not made without considerable understanding of the whole prison situation in Ohio, nor did the people of the state give their endorsement without knowing both the purpose and necessity of the change. The facts justify the statement that no subject has taken greater hold on public interest, in years, than that of prison reform. The best thought on the subject is opposed to the Ohio policy and every condition wrought through an appreciation of the human welfare phase of the problem, makes our prison system stand out as an institution of the past, unchanged by either its tragedies or by a civilization that has laid hold on every other human agency.

Our whole system is a plain travesty on human intelligence. It is as much of an outrage to sentence an habitual criminal to three years in the penitentiary as it would be to consign a hopeless lunatic to an asylum for three years. It is as much a crime against society to release from prison gates a known criminal as it would be to turn loose a maniac. At the expiration of a prisoner's term, some constituted authority should pass on the propriety and safety of turning him loose. No lesson will be more helpful to him than self-restraint, and liberty should be given only when it is earned and deserved. But the hopeless criminal is in the minority in our prison. During the year 1911 there were received 702 prisoners at the Ohio penitentiary. Of this number 95, or 13 per cent, had served one or more previous terms. Ten had been out of prison only six months, when they were returned; eleven of them between six months and one year; eleven between one year and eighteen months and thirteen between eighteen months and two years. The remaining 50 were out more than two years, but some of them had, while away, served in other prisons. Common sense easily differentiates as between this class of prisoners and those who can be benefited by humane methods. The problem of prison reform involves considerations quite apart from erecting a building, a railroad switch, new cells, a dining hall, a power plant, a sewage system and higher enclosing wall. The

underlying desire is betterment of the race, the reform of as many prisoners as possible, aid to their families, earned by the men confined, and a contribution to the next generation of fewer human shipwrecks. The mention of the details of physical equipment is made necessary because objection has within a few days been made to the legislature against the prison reform plan, one of the chief reasons being past expenditure of vast sums of money for physical improvements in furtherance of the policy of continuing the old methods and the old institutions. I regret the necessity of dissenting from the view of my distinguished and able predecessor, and yet the question is so vital, that I cannot in conscience withhold expression of firm conviction on the subject. Over six hundred prisoners in the penitentiary are idle. Their time is doubtless spent in reflection over their own disgrace and the plight of their families back home. The present method offers no apparent relief from this unspeakable condition. If employment can be afforded for the physical, mental and moral benefit of these prisoners in such manner as will yield reimbursement to the state for their keep, and an accruing profit to be sent to families deprived of their support, then this humanitarian consideration must outweigh every thought of continuing the present abominable system simply because a considerable amount of money has been spent at the old prison. I would much prefer the task of defending the new project to that of attempting to justify the enormous disbursements of money in maintaining the old one. I cannot subscribe to the view expressed that in providing by law for imprisonment of offenders "the primary purpose is punishment." The spirit of the provision seems to suggest that an example be made of the offender by banishment, which in itself is not in severe, and that the agency of the state should then be directed to the reformation of the prisoner if it develops there is a moral base to build on. Otherwise he is an habitual criminal, and his liberty is a distinct menace to society.

My recommendation would be that the legislature ascertain whether sufficient land is now owned by the state for the purpose of supplying adequate food products for the several institutions. If not, the expense of buying more land will be abundantly justified by the results. More live stock should be kept on these farms, for the double purpose of adding to the food supply and increasing the fertility of the soil. On the state farm we should begin at once the erection of at least one building unit for the shelter of prisoners and the building operation should continue under such scope as the fiscal condition of the state justifies. The extensive operations of the state departments of agriculture call for much manual labor. The highways can be worked by convicts by a simple change in the laws, and legislative revision will also make possible the employment of prisoners on state buildings. These operations added to the work in the stone quarries will doubtless call for enough men to cover the honor list because the privilege of working out of doors should be earned by good behavior. Those who cannot in measurable safety be occupied in the methods described must of necessity be confined. They can be retained to carry on the manufacturing work in the prison, where clothing and other necessities are being made for the inmates of the state institutions. Our better instincts resist the thought of the state making any money off the labor of prisoners. During good behavior they should be given credit for a day's labor in such sum as measures their contribution to the state. From this the cost of their keep should be taken, and what remains, certainly in all fairness and right, belongs to their families. This plan will

in short time reduce the prisoners who must be kept in close confinement, in such numbers that the maintenance of the old prison plant, on ground now possessing great commercial value, will be most impracticable. The equipment in the old penitentiary, used for lighting the state buildings can be set up in any one of the other state institutions at the capital, and operated there with equal efficiency and economy. I therefore strongly recommend such legislative action as will work the changes suggested in the state institutions.

Eleventh—"The Licensing of the Liquor Traffic."

The endorsement of this plan was followed by suffrage ratification of the constitutional amendment on the subject, by a majority vote sufficiently large to form a safe index to the state of public opinion. It therefore becomes the duty of the legislature now to carry into practical operation the new scheme of regulating the liquor traffic. For years this question in Ohio has been the football of politics. Not only has the so-called wet and dry question been the means of disquieting community life but it has formed divisions in the legislature and occasioned confusion in such measure as to seriously interfere with the proper settlement of strictly economic questions. The action of the constitutional convention was a positive reflection of the public desire to approach and dispose of this subject on the base of common sense, having high regard for the public welfare. The question has been so interwoven with the politics of communities that expediency generated for years evasion on the part of many public officials. The whole thing seemed to hang in the balance and it is my judgment that the constitutional convention acted wisely and well, not only in adopting a license proposal but in so prescribing the constitutional limitations as to keep within the hands of the people the power at all times to deal effectively with this problem. The constitutional amendment provides that the liquor traffic shall be licensed where the saloon now exists. Conditions are in no wise changed where the people have by suffrage expression removed the saloon. No person not a citizen of the United States nor of good moral character can procure a license. The most extensive investigation has been made with respect to the experience of Massachusetts, Pennsylvania, Illinois and Canada, and this leads me to recommend this basic feature of the law, namely, that a license commission, consisting of not less than three persons, shall be appointed by the governor and that this body shall with the consent of the governor, select the commissions in the so-called wet counties. The success of this law and its operation in harmony with public desire, depend not only upon the highest possible personnel in administration but responsibility must be so centered that the whole machinery of regulation can be kept efficient. The suggestion that the local commissions be elected in the counties is to me unthinkable. The whole underlying purpose of this license arrangement is to lift the liquor question from community politics. The state plan in some degree keeps it in politics, but on a better base. It can be safely assumed that the people of this state will give closer attention to the election of a governor than to that of a county license commission. There will be no serious suffrage neglect in the election of a governor. There might be in the election of a county license commission, and this would develop a travesty out of a scheme of administrative government, the details of which have been worked out up to this time with a most painstaking care. If the license plan is correct in theory it is entitled to test under the most advantageous auspices. It is a matter of such concern to the state that authority must not be scattered. The law should assess against

the traffic the cost of all administration, in addition to the present tax. The proposal in expressed terms, says that the license and regulation plan in no way, "shall be construed as to repeal, modify or suspend any such prohibitory or regulatory laws now in force." The Toledo platform endorsed the license plank, and this should in good faith be the only liquor law passed at this session. Otherwise a distinct wet and dry issue will be obtruded to interfere with the adoption of an effective license code. It may also by divisions created seriously embarrass our legislative program on other subjects. Precaution is urged against "sleepers" so-called, which might conflict with the intent of the amendment very broadly and plainly expressed, and thus throw the whole question into the courts. The state is entitled to something approaching, at least, a final settlement of this matter.

No one disputes the propriety of the mandatory amendments, so called, being recognized as a direct command to the legislature to pass certain laws in relation to respective subjects. A number of the amendments are self-operative.

No. 14 provides that "Laws shall be passed providing for the prompt removal from office upon complaint and hearing, of all officers, judges and members of the general assembly, for any misconduct involving moral turpitude or for other causes provided by law; and this method of removal shall be in addition to impeachment or other method of removal authorized by the constitution."

There is no one thing that has contributed more to social unrest than the abuse of power by public officials. The spirit of our institutions certainly contemplates that power be given to the people superior to their representatives. Government has been made more representative by direct legislation established by the Initiative and Referendum than ever before. If the people have the right to set aside a law then certainly some power exceeding that given by the old constitution should be available for the purpose of removing any delinquent public official. There has been considerable sentiment in behalf of a direct recall. Many members of the constitutional convention believed this to be too drastic, so the proposal finally adopted is a compromise along what appears to be very common-sense lines. Under the new arrangement the legislature is directed to pass laws remedying any situation developed by official remissness. "Prompt removal from office, upon complaint and hearing of all officers, including state officers, judges and members of the general assembly, for any misconduct involving moral turpitude or for other cause provided by law" is the constitutional specification with respect to your legislative duty. While the legislative provision should be effective in correcting an obviously bad condition, it should be sheltered with such safeguards as will prevent any possibility of intrigue against public officials and it should not be so shaped as to inspire the caprice of an insincere and inconsiderable minority.

Section 286 of the General Code, makes provision for the recovery of misappropriated funds. The reports made by the bureau of inspection and supervision of public offices, since the creation of the bureau, disclose an unhealthy condition of affairs in many taxing districts in the state. The people's money has been appropriated by public officers illegally, under the forms of law; the reports disclose that, for the year 1910, findings to the amount of \$261,446.81 were made against the public officials in the various taxing districts of the state, on account of the drawing of fees not provided for by law and the misapplication of funds

in various forms; in 1911 the findings disclose misappropriation of \$837,596.33; in 1912, of \$232,285.03. This should not be; our laws should be so framed and executed that the misappropriation of funds would be reduced to the minimum—in fact, there is no excuse for any noticeable amount under this head. True, on account of changes in the laws and differences in interpretation, there may be small overdrafts, due to no wilful action of the official; but, in my judgment—and such is the information imparted to me from the proper official sources—most of the misappropriations are inexcusable, and provision should, at once, be made to effectually recover into the treasuries of the various taxing districts of the state all funds misappropriated.

By virtue of Section 286, General Code, it is provided that,

"If the report discloses malfeasance, misfeasance or neglect of duty on the part of an officer or an employe, upon the receipt of such copy of said report it shall be the duty of the proper legal officer, and he is hereby authorized and required, to institute in the proper court within 90 days from the receipt thereof civil actions in behalf of the state or the political divisions thereof to which the right of action has accrued, and promptly prosecute the same to final determination to recover any fees or public funds misappropriated or, to otherwise determine the rights of the parties to the premises. * * Upon the refusal or neglect of the proper legal officer to take action as herein provided, the auditor of state shall direct the attorney general to institute and prosecute the action to a final determination of the rights of the parties in the premises, and he is hereby authorized and required to do the same."

To my mind it is not fair to the state that it should be put to the expense of doing the work properly belonging to county prosecutors and city solicitors, work for which these officials are elected by the people and paid. Instead of casting upon the attorney general the duty of collecting misapplied funds, upon the mere refusal and neglect of the prosecuting attorney, the statute should be so amended as to give full power to the attorney general to require the prosecuting attorneys and city solicitors to proceed to the discharge of their duty, making such failure to do so an effective ground for removal from office. The detail of this plan, which will involve the amendment of Section 286, General Code, should be worked out more fully than herein suggested after consultation with the auditor of state and the attorney general, who are in a position to understand the deficiencies of the present plan. If county prosecutors and city solicitors are required, under pain of removal from office, to enforce recoveries under this section, and conduct criminal prosecutions as well, when the circumstances warrant, there is no doubt but that an effective check will be put upon the practice of misappropriation of funds.

Another matter touching the legal department is this:

A great deal of unnecessary delay and great inconvenience has been caused during the past two years on account of injunctions being issued against state officials and departmental boards without notice, and also from the fact that neither the attorney general nor the boards or officers interested have had notice of suits filed in which they were vitally interested until the time for answer had expired. There is no reason why, in any case, an injunction should be issued without notice against state officers or boards in the performance of their duties. When an injunction is thus issued it is often a difficult or vexatious matter to get the case heard, as the plaintiff, so long as the injunction is in force, has all

that he desires. I therefore recommend that a provision be made similar to the one now incorporated in the act relative to the tax commission, that no court in this state issue an injunction against a state official, department or board without notice to said official, department or board, or to the attorney general. I further recommend that a provision be incorporated in the code by which it is made mandatory upon the clerk of the courts to forward, by special delivery letter, a certified copy of every pleading filed by the adversary party against the state of Ohio or any of its officers, boards or departments, and a copy of the petition in any case not brought directly against the state or any of its officers, boards or departments, but in which the interest of the state may be involved, or whenever the constitutionality of an act of the Ohio legislature is involved; the costs of making said copies to be taxed as part of the costs of the case.

Proposals Nineteen and Twenty relate to the reform of the judiciary. I yield to no man in my appreciation of the finer traditions of this great calling, but it is generally admitted that judicial procedure needs simplification in this state. The delays of the law made a situation which the constitutional convention, primarily at least, sought to correct when it adopted these amendments. The State Bar Association has been co-operative, so I am advised, in the matter of preparing suggestions with respect to the laws necessary to carry out the intent of the amendments. The people of the state are, I believe, fortunate in having strong legal talent on both the house and senate judiciary committees. The courts constitute that part of our government which deals with the philosophy of social justice, and the changes made in the laws with respect to the courts should claim the profoundest consideration of your honorable body. It is recognized as a detail of great importance that every possible facility be provided to insure some degree of uniformity in the action of the courts of appeals because these bodies, eight in number, will be the courts of last resort in many cases. It seems to me that a modern and effective method of reporting decisions will obviate possible confusion.

Proposal Number Twenty-six relates to primary elections, the provision being that all nominations for office in the state or any subdivision thereof having a population of over 2,000 must be made by primary election or by petition. Nominations for offices in districts with a less population are not so made unless the qualified electors thereof so desire. All delegates to national conventions of the different political parties are to be chosen by primary and provision is made for a preferential vote for United States senator. Candidates for the office of delegate to the national conventions are required to state their preference as between the different candidates for the presidency. This is merely another manifestation of the desire to bring the details of government down closer to the individual unit. The evolution of politics clearly suggests the propriety of this arrangement. This law should be so drawn as to provide equality of opportunity as between men of small and large means in presenting their claims for the consideration of the electors.

Proposal Twenty-seven amends Article VI of the constitution as follows:

"Provision shall be made by law for the organization, administration and control of the public school system of the state supported by public funds."

Because of its far-reaching influence and the further fact that the schools form the real base to our institutions and civilization, this con-

stitutional change imposes upon the legislature a great responsibility. It will be noted that provision is made for the organization of a school system in Ohio. Whether this phraseology was so intended or not, still in plain words it exhibits a very serious lack in our government scheme, because Ohio really has no uniform school system. Instead, we have a variety of school systems, and the truth is that Ohio does not rank with many of the best states in the Union in the matter of her public schools. This subject suggests possibilities of such stupendous moment to the people that legislation should be preceded by investigation. It is my judgment that a complete school survey should be made of the state. This plan has been followed by a number of states in the last few years and the conditions existent in many parts of these commonwealths have been surprising to the people. If a survey is made in Ohio there will be found such a number of school systems as to clearly index the disorder and incongruity of our present archaic structure. No one will deny the need of complete uniformity in the method of teaching, sanitation, etc. Other states have found it necessary to withhold the distribution of the state common school funds to all districts until they have fully complied with the laws relative to the length of term, minimum salary, institute pay, janitor service, compulsory attendance and all reports required of the department of public instruction. It is the executive recommendation that a commission consisting of not less than three persons, to be selected by the governor, be created for the purpose of conducting a complete school survey of the state and reporting a plan of school supervision. The Bureau of Municipal Research in New York City has been of untold assistance to every state undertaking this great work, and we have the assurance of co-operation from experts employed by that bureau when we begin here. It is pertinent to quote a statement recently received from William H. Allen, one of the directors of this organization. He says: "You may be interested that following the announcement of our report several weeks ago on Wisconsin rural schools requests have come to us already from thirty-four states. Eighty-two cities, several normal colleges and many universities are using the report for text-book purposes to interest teachers in looking for deficiencies in their own environment and methods." The result of this survey will enable the state to provide and maintain a modern and uniform school system and bring to every community the advantages wrought by the best thought and research. The commission should by all means be empowered to work out some system of standardizing text-books in order that the expense of education might be reduced and the recurrent school book scandals made a thing of the past.

Proposal Thirty-two amends Article VII of the constitution in several important respects. The mandatory provision directs the legislature to pass laws "taxing by a uniform rule all moneys, credits, investments in bonds, stocks, joint stock companies, or otherwise; and also all real and personal property according to its true value in money, excepting all bonds at present outstanding in the state of Ohio, or of any city, village, hamlet, county or township in this state or which have been issued in behalf of the public schools in Ohio and the means of instruction in connection therewith, which bonds so at present outstanding shall be exempt from taxation."

Your body is given the right to provide legislation taxing incomes, inheritances and franchises. The authority is also extended to impose taxes on the production of coal, oil, gas and other minerals. The under-

lying spirit of taxation contemplates an arrangement under which contribution for governmental support shall be proportioned as nearly as possible to the benefits received. The amendment to the constitution licensing the liquor traffic reduces the number of saloons in the state and this automatically will greatly curtail both the state and local revenues. With this decline in income and the state limitation on the local tax rate carried by the one per cent. tax law, it will be necessary not only for the state but local subdivisions to procure revenue from other sources. There is no tax more just than that upon incomes. The constitution permits the exemption of incomes up to \$3,000, so that it would not bear heavily upon a single individual. With inheritances the constitution permits the exemption of estates up to \$20,000. This form of taxation is sanctioned by usage in a great many of the states. Franchises are a thing of absolute value and constitute in many instances a gratuitous contribution by government to private and corporate interests. This is also an equitable plan of taxation. With the constitutional right to tax inheritances, incomes and franchises and the production of coal, oil, gas and other minerals there is abundant facility to provide for the depletion in revenue occasioned by the revision of the liquor laws and to take care of any other emergency which might arise.

Taxation is always a live subject and I may later submit recommendations touching on matters apart from the provisions either of our platform or the mandatory amendments.

Article XV of the constitution as amended provides that "Appointments and promotions in the civil service of the state, the several counties and cities, shall be made according to merit and fitness, to be ascertained as far as practicable by competitive examination. Laws shall be passed providing for the enforcement of this provision."

It therefore becomes the duty of the legislature to establish a civil service system extending to the state, counties and municipalities. This obtains now in cities and it would be my suggestion that they be permitted to operate through their own civil service commissions to the extent that no conflict occurs with the state law. Wisconsin and New York have recently installed a civil service system. It has for its purpose the establishment of a merit system and giving to every citizen the competitive right to enter the public service. The experience of other states demonstrates the importance of so shaping the law as to make it much more difficult to get into the service than out of it. I mean by this that the test should be so high as to insure competency and that no provision should in the least degree exempt an employe from the responsibilities of the station. The criticism most heard of the federal civil service law is that an administrative officer is without simplified power to remove an incompetent employe. My suggestion to the legislature would be that the expense of this commission be kept to the nearest possible minimum. The logical tendency is toward government by commissions or bureaus. No needless organization should be created, but when necessity suggests a new administrative unit, every precaution should be exercised against the establishment of sinecures.

This disposes of the so-called mandatory amendments to the constitution.

The public interest, I think, demands the passage of a so-called blue sky law as provided for in the amendment to Article XIII of the constitution. It is conceded that our citizens have been robbed of millions of dollars through the sale in this state of worthless securities. Some

may urge that the state should not be constituted as a financial guardian of its citizens. Under the common law it is unlawful to procure money under false pretenses, and it is difficult to resist the conclusion that the real spirit of the law would bring the sale of fictitious stocks and the procurement of goods under false pretenses in the same moral classification. The Kansas law on this subject prevents the sale of securities in the state until they have been passed upon by some constituted state authority. There is a difference between "wild-catting" in brokerage operations and the legitimate investment houses. It is recommended therefore that the law be so framed as to stamp out illegitimate practice and conserve the legitimate.

It would certainly be common bad faith not to pass a compulsory workmen's compensation law. No subject was discussed during the last campaign with greater elaboration and it must be stated to the credit of our citizenship generally that regardless of the differences of opinion existent for many years, the justice of the compulsory feature is now admitted. Much of the criticism of the courts has been due to the trials of personal injury cases under the principles of practice which held the fellow-servant rule, the assumption of risk and contributory negligence, to be grounds of defense. The layman reaches his conclusion with respect to justice along the lines of common sense, and the practice in personal injury cases has been so sharply in conflict with the plain fundamentals of right, that social unrest has been much contributed to. A second phase of this whole subject which has been noted in the development of the great industrialism of the day has been the inevitable animosity between capital and labor through the ceaseless litigation growing out of these cases. The individual or the corporation that employs on a large scale has taken insurance in liability companies and in too many instances cases which admitted of little difference of opinion have been carried into the courts. The third injustice has been the waste occasioned by the system. The injured workman or the family deprived of its support by accident is not so circumstanced that the case can be contested with the corporation to the court of last resort. The need of funds compels compromise on a base that is not always equitable. Human nature many times drive sharp bargains that can hardly be endorsed by the moral scale. In the final analysis the cost of attorney fees is so heavy that the amount which finally accrues in cases of accident is seriously curtailed before it reaches the beneficiary. These three considerations clearly suggest the lifting of this whole operation out of the courts and the sphere of legal disputation. And then there is a broader principle which must be recognized. There is no characteristic of our civilization so marked as the element of interdependence as between social units. We are all dependent upon our fellows in one way or another. Some occupations, however, are more hazardous than others and the rule of the past, in compelling those engaged in dangerous activities to bear unaided the burden of this great risk, is not right. The workmen's compensation law in this state, which, however, lacks the compulsory feature, has made steady growth in popularity. The heavy decrease in rates clearly indicate economy and efficiency in the administration of the state liability board of awards. The compulsory feature, however, should at once be added. I respectfully but very earnestly urge its adoption amendatory of the present law with such other changes as experience might dictate. There is some force and justice in the contention that the employers should be

given the option of insuring either in the state fund under the liability board of awards or in liability companies which have met all the requirements of the state department of insurance. If the state board gives better service and lower rates it will be perfectly apparent that the liability companies are operating on the wrong base. If on the other hand insurance concerns yield an advantage in both service and rates then it would be safe to assume that efficiency and economy of administration are lacking with the state board. The competitive feature may be wholesome. The objective to be sought is the fullest measure of protection to those engaged in dangerous occupations with the least burden of cost to society, because after all the social organization must pay for it. The ultimate result of this law will be the reduction in death and accident because not only the humanitarian but the commercial consideration will suggest the necessity of installing and maintaining with more vigilance modern safety devices.

Government as a science must make its improvement along the same practical lines which develop system, simplification, classification of kindred activities and better administrative direction in the evolution of business. A private or corporate enterprise is compelled to promote in the highest degree both efficiency and economy because its income is subject to the hazards of business. Government without this spur of necessity, because its revenue in both regular and certain, does not effect reorganizations and combine common activities so readily. One reason, of course, is that new legislation is required and that is not easy at all times. Wherever human energies are now being directed toward more efficient public service, we find the consolidation under one administrative unit or bureau of all departments which deal either in direct or different manner with the same general subject. Investigation develops many duplications in both labor and expense in the departments of the state. No business institution would continue such a policy, and recognizing now the importance of conducting the business of the commonwealth along the same modern and efficient lines of private and corporate operations, there is submitted herewith to your honorable body two recommendations which in my judgment are of tremendous importance, namely, the creation of an Industrial Commission and a Department of Agriculture. The first named organization would combine every existing department which deals with the relation between capital and labor. It is certainly a logical observation that the department heads clothed with the responsibility of details will find it extremely difficult to rise to the moral vision necessary to construct and conserve policies dealing with big things. Besides duplication of service is a waste of both human energy and state funds. The bureau of labor statistics is in charge of a commissioner, and the expense for the past year was \$32,460. The department of inspection of workshops, factories and public buildings is directed by a chief inspector and the expense for the year was \$80,240. The state mine inspection department is in charge of a chief inspector and the cost for the year was \$42,040. The department of examiner of steam engineers is in charge of a chief examiner. It was run at a cost of \$32,700. The department of inspection of boilers or board of boiler rules is composed of five members, including the chief engineer, who is chairman of the board, and who gives all of his time to the state. His salary is \$3,000. The compensation of the other four members is \$1,000 each. This department cost the state last year \$40,700. The state liability board of awards con-

sists of three members who receive a salary of \$5,000 each. It cost the administration for the year \$42,081. The total is \$270,221 for these departments, not counting additional provisions by the emergency board.

These several departments touch the relation of capital and labor. In some of the large cities of the state separate offices are maintained. There is nothing new or experimental in this suggested consolidation. It is so obviously in harmony with modern methods that it is almost useless to investigate the experience of other states where the plan is universally commended and stands without an expressed criticism from either capital or labor. The departments involved are all rendering splendid service now and this suggestion must not be accepted as the slightest criticism of the personnel. It is highly important, however, that every agency of government render its utmost with a view to bringing these two reciprocal elements of industrialism to a base of common understanding and public endorsement. It is the recommendation therefore that the industrial commission be created by legislative enactment, to consist of not less than three members appointed by the governor and that this organization be given wide discretionary powers for the reasons which have already been advanced in this communication.

The same reasons advanced for the consolidation of the labor departments apply with equal force to the same arrangement in behalf of a department of agriculture. We have three distinct administrative subdivisions, namely, the state board of agriculture, the college of agriculture and the experiment station. The first two are directed by boards the members of which are appointed by the governor. I have made personal investigation with respect to 25 agricultural activities in the state. Of these direct duplication ensues in 14 departments of the work, while triplication occurs in 11. Every one of the three departments is engaged in orchard, spraying and pruning demonstrations, farmers' institute work, the publication of bulletins, in many instances on the same subject. Lecture work independent of institutes and granges, exhibits at agricultural fairs, investigation of the cost of agricultural production, organization of farmers' clubs, corn shows, field meetings and farm advice.

Very useful service has been rendered in behalf of the agricultural interests, but the present system cannot be justified by any modern method of administration. Our labors have just begun in agricultural research work. Scientific investigation must play a large part because the mysteries, possibilities and utilities of nature are subjects to be developed. It touches the question of food and clothing, two very vital considerations, so important in fact, that there is the highest call for efficient organization. Recommendation has already been made in compliance with the short ballot to abolish as elective the office of dairy and food commissioner. Under the present arrangement the dairy and food commissioner is devoting a large part of the energies of this splendidly conducted department in investigating the illegal sale of liquor. This will logically be transferred to the liquor license commission and the remaining operations of the dairy and food department should be taken over by the department of agriculture. In this connection the legislature will find, upon inquiry, that the laws with respect to food inspection and regulation are very inefficient. The dairy industry has shown development in every part of the country where increased inspection is brought to milk products. The police power of the state is a constitutional provision for the primary purposes of conserving the general welfare. The public

health is certainly entitled to first consideration. There is no uniformity in the communities of the state in the matter of food regulation. Many places are without local laws on the subject of meat inspection, for instance; and in some cities, even where the provision by ordinance seems sufficient, the local authority is so remiss as to constitute a reproach on government. Every slaughtering and meat packing house engaged in interstate traffic is subject to inspection by the federal government. The result is that these institutions in their desire to escape loss from condemned animals, make the first selection from stock yards and farms. The meat slaughtered for purposes that do not constitute interstate traffic and which, it must be understood, is limited to consumption in the state, is procured from the herds that have been picked over. It is true both with respect to meat and milk, that the lowest quality, with its disease-producing possibilities, goes to the communities where the food regulations are lax. Ohio demands attention to the subject of human conservation, and the police power of the state lodged in the hands of a strong department of agriculture could be exercised for the protection of our citizenship. I therefore recommend the consolidation of the state board of agriculture, the Ohio experiment station and the college of agriculture, under what shall be known as the department of agriculture, the agricultural commission, or such other designation as the wisdom of the legislature might suggest. The college of agriculture is a part of the state university and the dual relation of the college to both the university and the department of agriculture occasions the only real problems. However, the university at Columbus is a state institution conducted with funds appropriated by the state and with the relation which is now being established as between the state government and the state university there is every belief that common interest is sure to prevent any conflict in administration.

This introduces the subject of co-ordinating the energies of the state government and the state university. Wisconsin has made its greatest progress because of this relation. Students whose services under experienced heads have been called into practical operation come back to the institution of learning with problems from the field and the result has been an alert and progressive faculty. The advantage is so clearly mutual both in the development of government and learning, and in the economy of public expense, that no one will deny the self-evident wisdom of the plan. To take issue with it one must predicate his position on the contention that research, experimentation and education are not useful elements in the affairs of man or government.

There should be established a bureau of legislative research for the development of every subject vital to the state and the legislature, and a salary should be provided to make possible the employment of an expert. In other state the detail work of this department, under the direction of the chief is performed in most part by students in the university and the bibliography of the subjects is developed in such thorough and systematic manner as to make the department an institution of enduring service and value to the state. The director should also be related to the department of political economy in the university, and be given the authority to employ an official draftsman during the session of the legislature for the use of its members. The bar of the country has given enthusiastic endorsement to this plan and wherever it has been installed it has saved confusion in administration and reduced the element of delay occasioned by legal tests on ultra technical grounds.

The subject of farm credits is claiming the attention of all civilized powers. They all recognize that the movement from the farm to the city continues in such increased proportion as to create a distinct and perplexing problem. At the conference of the governors held at Richmond, Va., Ambassador Myron T. Herrick, now located at the French capital, and an ex-governor of this state, made this observation:

"The drift of the population to the city has not yet been stayed. Over 10 per cent has been added to the ratio of urban population in the last two decades. In 1900 there was one farm for every 13.2 persons; in 1910 there was one farm for every 14.5 persons. On the average, therefore, each farm has to furnish food for more than one more persons than in 1900. Under the circumstances, it is not altogether surprising that in the last 20 years the price of cattle has advanced nearly 62 per cent, of hogs 96 per cent, of cotton 28 per cent, of wheat 67 per cent, of corn 200 per cent, and of potatoes 288 per cent, and that the prices of other farm products have steadily advanced."

Rural opportunity is the thing to be considered. Good roads and a modern common school system will do much toward increasing the advantages of country life, but the fact remains that there must be more tillers of the soil. The question of farm credits in the opinion of experts on the subject must be solved in the first instance through state rather than national legislation. Farmers need two sorts of credit: Long time credit for the purchase of land and the making of permanent improvements, and short time credit for the operation of their property, purchase of stock, fertilizer, financing their crop, etc. In both of these respects facilities are very insufficient in the United States. It is the recommendation that your body provide for the selection of a special commission for the purpose of making an investigation with respect to the exact needs of Ohio farmers for credit and the credit facilities that are now afforded. There is such a lively interest taken in this subject that I am convinced the commission would serve without compensation. Ex-Governor Herrick has given his personal assurance that he will give every co-operation in the way of personal service and the contribution of such information as he has procured at home and abroad.

Additional regulation is also needed for the protection of breeding of live stock. Ohio is notoriously a dumping ground for diseased and unsound stock used for breeding purposes. It is also important that the fertilizer laws be strengthened and the farmer given better protection against adulteration in all fertilizing and spraying materials.

The department of health has asked for an increased appropriation of \$25,000 to render more effective the combat against tuberculosis. It ought to be given. The agencies engaged in this work are being given every co-operation possible, governmental and otherwise, in every part of the world. Science has contributed much in reducing the mortality, but our work has scarcely begun. The relatively small appropriation which is asked to maintain for two years the annual expense of \$3,000 necessary to investigate the subject of occupational diseases ought also to be allowed. Let me remind the legislature that \$25,000 was appropriated by the state for the production of hog cholera serum. The requested appropriation to produce anti-toxin for diphtheria was not allowed. The economic loss from hog cholera in this state for the last year has been appalling. It has assumed almost the proportions of a disaster to many farmers and resulted in greatly increased prices for food supplies. Ample appropriation should not only be made for the

production of hog cholera serum but a system should be created making it more available. However, this should not be done to the neglect of the child. He is also entitled to protection against the disease of diphtheria. The circumstance is an index to the legislative tendency of the day. As I have myself served for four years in the federal legislative body this observation is not made in any invidious spirit.

The newly amended constitution gives to the state the right to adopt the minimum wage, and to pass laws for the general welfare of the employe. There should be a common understanding of this subject as developed by a survey of the wage question. I am convinced there should be no law passed until after this is accomplished except to provide for obviously unjust conditions affecting the wages of women and children. The labor departments or the industrial commission, if it is established, could doubtless make this survey without adding to the public expense. It is a question of live concern, and I regret that the information is not at hand so that a legislative remedy might be applied without delay. It is recommended that your body pass a resolution empowering such agency as in your judgment seems best to make the investigation.

The state is paying in rentals over \$50,000 a year for the reason that our public buildings are insufficient for the needs of the several state departments. This sum of money is ample to carry the interest charges on more than a million dollar investment. For approximately this sum, the state could unquestionably provide its own property and insure better accommodations for the departments. I am mindful of the importance of guarding the finances of the state, and keeping our operations within our revenues. But it is admittedly false economy to continue the rental system. Another thing to be considered is the rapidly appreciating value of business real estate in the vicinity of the capitol, where purchase inevitably must be made. It is suggested that the General Assembly appoint a legislative committee to investigate the conditions and report on the expediency of acquiring property by condemnation for the purpose of this project.

The commission appointed by Governor Harmon to codify all subjects which relate to the child, has developed many interesting aspects, and I am convinced that its suggestions can profitably claim the most careful consideration of your body. The ablest juvenile officials of the state have responded in co-operative service in a very patriotic way, and the measure of information which has been adduced on child life will be of distinctive benefit to our people. The commission takes up the vital subject of the widows' relief bill, and while it has not unanimously agreed as to the desirability of such a law, it is conceded that should any be passed, it should provide:

"For the partial support of women whose husbands are dead or become permanently disabled for work by reasons of physical or mental infirmity, or whose husbands are prisoners, when such women are poor, and are the mothers of children under the age of fourteen years, and such mothers and children as have a legal residence in any county of the state."

The order making an allowance shall not be effective for a longer period than six months, but, upon expiration, the time can be extended, provided the home has first been visited and conditions investigated. The child or children must be living with the mother. The allowance should be made only when in the absence of it the mother would be required to work regularly away from her home and children. The mother must

be a proper person, morally, physically and mentally, for the bringing up of the children. The purpose of such a law is to keep together families of widows and small children, that might otherwise be broken up, the belief being that it is cheaper to maintain these children in their homes than in public institutions, and that they are much better off with their mothers. The moral and humanitarian considerations make strong appeal to public favor. The great majority of juvenile judges believe the law should be passed, but that it should be a felony rather than a misdemeanor for any person to attempt to obtain an allowance for any one not entitled to it. The state inspector of workshops and factories is enthusiastically in favor of the law. He reports that in certain cases he has investigated, where the child labor law has been violated, employment is rendered necessary by the absolute dependence of a widowed mother. In such instances, the growth of the child, physically, intellectually and morally, is interfered with, and these are considerations which must be measured on a higher footing than the items of public expense. Under existing law, the father who consigns his children to the county children's home, because of his inability to maintain a satisfactory domestic arrangement, cannot pay the county for this service. Instances have been reported where the parent has desired to do this, but there is no enabling statute. This one item would help to bear the expense of giving aid to dependent widows. The codifying commission in its suggestion has with far-seeing vision created apparently every safeguard. It may be true that the most perfect law it is possible to enact will have its abuses. Most laws have. I recommend this whole subject for the very careful consideration of your honorable body.

A thing to be avoided is the rapidly increasing expense in the cost of maintaining the militia. While this organization has its function and its maintenance in large degree is made possible by the patriotic service of privates and officers who are devoted to military subjects, still it is scarcely conceivable that any necessity exists for such disbursements in our state as almost equal the total expense of two of the three constitutional branches of the government—the judicial and the legislative. One of the unfortunate tendencies of the time is toward excessive armament.

The moving picture business is one of the marked evolutions of the day. Its growth and the countless thousands which attend the shows daily stagger the imagination. Without the restraint of governmental authority, abuses are apt to develop, in fact, I am not sure they have not already done so. The picture films should be censored and the police power of the state should be exercised, in making it a state rather than a community regulation. The business has many useful functions, and under proper restrictions it can become a pleasureable and profitable recreation for the people. The youth is entitled to protection against improper presentations. Immoral pictures, in public places, with apparent official sanction, cannot but excite a bad influence. I recommend the passage of a law which will establish this regulation, and assess against the business concerned sufficient fees to maintain the administrative machinery.

I join in the recommendations made by Governor Harmon in relation to the following matters: The Perry Victory Centennial, the Panama Exposition, state supervision over private banks, and the power of special counsel from the attorney general's office to appear before grand juries.

JAMES M. COX.

January 14, 1913.

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70	Mr. Black, of Wyandot. To amend Section 904 of the General Code	57	64
71	Mr. Kessler. To regulate the sale of hypodermic syringes and needles	64	81
72	Mr. Mills. A bill to amend and supplement sections 1350, 1352, 1354, 1639, 1642 to 1648 inclusive, 1651 to 1656 inclusive, 1658 to 1662 inclusive, 1668, 1670, 1672 to 1675 inclusive, 1677, 1678, 1680, 1815-8, 1829, 2084, 2088, 2089, 2090 to 2092 inclusive, 2095, 2096, 2099, 2201 to 2103-2 inclusive, 2105, 2106, 2111 to 2119 inclusive, 2129, 2131 to 2147 inclusive, 2148-8, 2975, 3070, 3077, 3085, 3088 to 3093 inclusive, 3096 to 3100 inclusive, 3104, 3109, 3112, 3114, 3126, 4083, 4085 to 4088 inclusive, 4108, 4112, 7676, 7677, 7678, 7681, 7692, 7693, 7763 to 7768 inclusive, 7770, 7771, 7773, 7774, 7779, 7780, 7782, 10082, 10930, 12114, 12957, 12964, 12966 to 12968 inclusive, 12970-1, 12993 to 12999 inclusive, 13001 to 13003 inclusive, 13005, 13006 and 13018 of the General Code with the appropriate chapter headings. To supplement sections 1352, 1648, 1652, 1683-1, 1815-11, 2089, 2119, 3108, 7692 and 13007 by the enactment of supplemental sections 1352-1, 1352-3 to 1352-5 inclusive, 1648-1, 1652-1, 1660-1, 1683-2 to 1683-9 inclusive, 1815-12, 2089-1, 2119-1, 3108-1, 3108-2, 7692-1 to 7692-6 inclusive, 13007-1 to 13007-25 inclusive, to amend and re-enact section 1676 as 1352-2, and section 2103-1 as 2101-1, and to repeal sections 1654-1, 1676, 1898, 1899, 1903, 2107 to 2110 inclusive, 2547, 3101, 3102, 3122, 4109 to 4111 inclusive, 7775, 8005 to 8022 inclusive and 13004 of the General Code, relating to children and to females under twenty-one years of age and to organizations which include within their objects matters relating to children	64	81
73	Mr. Young. To amend section 1500 of the General Code, relating to the appointment of the clerk of the supreme court by said court	64	81

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
64	620	620
64
57	60	61	60 61 78	62	79	87	97
64	174	204	205	760	830
81
81
81	108	136	108 137	160	137	197	229

BILLS OF THE HOUSE OF REPRESENTATIVES—Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
74	Mr. Young. To amend section 368 of the General Code, relating to the appointment of a dairy and food commissioner by the governor	64	81
75	Mr. Young. To amend section 4826 of the General Code.....	64	81
76	Mr. Carroll. To regulate the traffic in and carrying of fire-arms and other dangerous weapons and instruments.....	65	81
77	Mr. King, of Franklin. To amend section 6415 of the General Code, relating to measures for measuring commodities other than liquids	65	81
78	Mr. McCormick. To provide for the building and repair of fences for township schools.....	65	81
79	Mr. McCormick. To amend section 3496 of the General Code, relating to the burial of paupers.....	65	81
80	Mr. Bonnell. To amend section 13413 of the General Code, relating to the catching, killing or injuring of skunks.....	65	81
81	Mr. Bigelow. To make an appropriation to pay existing claims for newspaper advertising of the constitutional convention of 1912	65	81
82	Mr. Lowry. Relative to the use of the word "bank," "banker," "banking," or words of similar meaning.....	65	81
83	Mr. Warnes. To abolish double taxation in certain cases and to revise the law relating to the taxation of mortgages.....	65	81
84	Mr. Mueller. For the maintenance of county and joint county ditches	65	81
85	Mr. Chapman. To regulate the papering of tenement houses, rented houses and public buildings, and the cleaning of areaways in such buildings.....	65	81
86	Mr. Von der Heide. To prohibit false or wilfully misleading printed representations as to merchandise or commodities offered for sale.....	65	81
87	Mr. Welsh. To amend section 1425 of the General Code, relating to fishing districts.....	65	81

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
81	110	144	111	145	265	315
81	122	149	150	263	315
81	152	153
81	248	275	248	275	594	681
81	178	617	178
81	141	169	169	170	358	448
81	107	135	107 135	135	512	615
81	138	161	138	162	265	315
81
81	179	179	208 271 295
81	252	294	253	294	592	830
81
81
81 410	329 454	507	454	507	941	1260

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
88	Mr. Hoaglin. To protect certain game.....	65	81
89	Mr. Cowan. To make sundry appropriations.....	65	65
90	Mr. Kilpatrick (by request). To provide for a cottage set apart in connection with the State Hospital for the Insane to care for persons who are addicted or subject to dipsomania, or inebriety, or the habitual use of morphine, cocaine or allied drugs	65	81
91	Mr. Kilpatrick. To provide for water closets in interurban cars	65	81
92	Mr. Cooper. To amend section 8622 of the General Code, relating to perpetuities and entailed estates.....	68	81
93	Mr. Kennedy. To amend sections 8863, 8864 and 8866 of the General Code, relating to grade crossings.....	81	89
94	Mr. Brown, of Ashland. Authorizing the appointment of two delegates from Ohio as members of a commission which is to investigate European systems of rural credits and report thereon, and making appropriation therefor.....	81	89
95	Mr. Woodworth. Relating to the granting of divorces and providing a defense in all suits.....	82	89
96	Mr. Woodworth. To provide a fund for the care and support of cemeteries	82	89
97	Mr. Woodworth. To provide for the transfer of one cemetery association to another.....	82	90 351
98	Mr. Thatcher. To repeal sections 2700, 2701, 2702, 2703, 2704 and 2705 of the General Code, relating to the power of the probate judge to appoint annually two men to examine the condition of the county treasurer's office, and to the duties of the said examiners	82	90
99	Mr. Thatcher. To repeal sections 2510, 2511, 2512, 2513, 2514, 2515 and 2516 of the General Code, relating to the power of the judge of the court of common pleas to appoint annually two men to examine the report of the county commissioners, and to the duties of the said examiners.....	82	90
100	Mr. Tetlow. To provide for an eight hour day on public work in the state or in any political subdivision thereof, or by contractors or sub-contractors in behalf of the state or any political subdivision thereof and penalties for violation of same.....	82	90

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
81	107	135	107	136	710	915
65	74	74	85	97
81	566
81	154	188	230	188	230	438	516
81	154	188	188	612	188	409	448
89	532
89	209	221	221
89
89
90 351	297 380	498	380	499	1322	1330
90	249	276	276 321	321
90	249	276	320	276	320	441	615
90	173	203	203	204	1295	1330

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
101	Mr. Tetlow. To make appropriations to complete the publication of debates of the fourth constitutional convention.....	82	90
102	Mr. Tetlow. To regulate the size and construction of all caboose cars used by any common carrier in this state.....	82	90 413
103	Mr. Brennan. To amend section 5056 of the General Code, relating to opening and closing of polls.....	82	90
104	Mr. Fellingner. To provide against fraudulent advertising.....	82	90
105	Mr. Schaefer. To provide for the examination and registration of nurses in Ohio.....	82	90
106	Mr. Young. To supplement section 1713 of the General Code by the enactment of section 1713-1, relative to the election and jurisdiction of justices of the peace in certain townships.....	82	90 398
107	Mr. Mills. To supplement section 614-12 of the General Code to provide for the valuation of public utilities.....	82	90
108	Mr. Doster. To require safety devices to be placed on all passenger and freight elevator doors.....	82	90 349
109	Mr. Schaefer. To amend section 5784 of the General Code, relating to the misbranding of drugs.....	82	90
110	Mr. Doster. To amend sections 7755, 7756, 7757, 7758, 7759, of the General Code for the establishment of public schools for deaf and blind	82	90
111	Mr. Doster. To amend sections 8949, 8951 and 8954 of the General Code, relating to safety appliances upon railroad locomotives and cars, and to repeal sections 8946, 8947 and 8948 of the General Code.....	82	90
112	Mr. Winters. To aid in defraying the expenses of maintaining permanent headquarters for the department of Ohio, Grand Army of the Republic, at Columbus.....	82	90

BILLS OF THE HOUSE OF REPRESENTATIVES—Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
113	Mr. Winters. To provide for the licensing of the traffic in intoxicating liquors	82	90
114	Mr. Winters. To regulate the practice of natural methods of healing in the state of Ohio.....	82	90
115	Mr. Reynolds. To provide for the appointment of an attorney to act as counsel for indigent prisoners in the police court	83	90
116	Mr. Carroll. To regulate the practice of optometry.....	83	90
117	Mr. Reighard. To amend section 3678 of the General Code, relative to the appropriation of real estate.....	83	90 514
118	Mr. McCormick. To repeal section 1416-1, relative to the protection of foxes, passed May 31, 1911.....	83	90
119	Mr. Clark. To prohibit the employment under contract to any person, firm or corporation, of any persons confined in any workhouse of any municipality in this state.....	83	90
120	Mr. Clark. To provide for the maintenance of minor children of prisoners confined in any penal institution in the state of Ohio	83	90
121	Mr. Clark. To require certain officers of municipal corporations, and other subdivisions of this state, to furnish transcripts of the proceedings relating to the issue of bonds.....	83	90 350
122	Mr. Clark, of Hamilton. To amend section 2633 of the Ohio General Code	83	90
123	Mr. Capelle. To amend section 2591 of the General Code of Ohio, providing for remission of taxes because of injury to or destruction of buildings or structures during the current tax year	83	90 350
124	Mr. Hoffman. To provide relief for the soldiers of 1862, known as Squirrel Hunters.....	83	90
125	Mr. Acker. To amend section 5649-3d of the General Code, relating to appropriations for fiscal half year.....	83	90

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
90										
90	992									
90	155	189	155 189			190				
90 697	171 389	698	389 697			698				
90 514	336 578	679	514 578			679			1129	1264
90	527						774			
90	156 180 210	225	210 225			226			1085	1264
90										
90 350	297	500	297 350			500			808	915
90 954	623	1017	623	310 954	1017			1129	1263
90 349	286 455	508	350 456			509			1222	1262
90										
90 784	636	928	636			928				

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
126	Mr. Acker. To provide against false statements, advertisements and misbranding of goods offered for sale and to prescribe penalties therefor.....	83	90
127	Mr. Acker. To prohibit the importation of diseased cattle in the state	83	90
128	Mr. Warnes. To amend sections 4681 and 4682 of the General Code, providing for the tax valuation and creation of village school district.....	83	90
129	Mr. Gilson. To authorize the appointment of a school book commission, to regulate the price of school books, and to repeal sections 7709 and 7710 of the General Code.....	83	90
130	Mr. Fulton. To amend section 3963 of the General Code, relating to the furnishing of water to public schools and other institutions, as amended April 26th, 1911, volume 102 Ohio Laws, pages 94 and 95.....	83	90
131	Mr. Fulton (by request.) To authorize the sale of certain portions of the abandoned Ohio canal in Licking County, Ohio, now held by Warren S. Weiant, of Newark, Ohio, and to provide for the cancellation of said lease.....	83	90
132	Mr. Hite. To provide a system of highway laws for Ohio and to repeal all sections of the General Code and acts inconsistent herewith	83	90
133	Mr. Hite. Providing for the working of convicts imprisoned in the Ohio penitentiary and repealing sections 2138 and 2208 of the General Code of Ohio.....	83	91
134	Mr. Hite. Providing a levy and to create a fund for the purposes provided in the act passed May 31st, 1911, entitled, "An act creating a state highway department, defining the duties thereof and providing aid in the construction and maintenance of highways and to repeal certain sections of the General Code," approved June 9th, 1911 (102 Ohio Laws, pages 333-349), and for other purposes defined herein.....	83	91
135	Mr. Snyder, of Pickaway. To amend section 13608 of the General Code, relative to the insanity of a person indicted for a criminal offense.....	84	91

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
90										
90 322	257 355	487	257 322 355	123	488	791	987
90										
90										
90	155	190	190		191			
90	157			194				
90										
91	156 194 217	193	156 193 217	217	226		413	517
91 660	630	662	630 660	631	662		811	987
91	173	202	202		202			

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
136	Mr. Snyder, of Pickaway. To amend section 11447 of the General Code, relating to the trial of civil cases.....	84	91
137	Mr. Snyder, of Pickaway. To amend section 13675 of the General Code, relating to the trial of criminal cases.....	84	91
138	Mr. Snyder, of Pickaway. Requiring electric, interurban and street railroads operating cars by electricity conducted through or along third rails, to construct and maintain fences on each side of their rights of way.....	84	91 349
139	Mr. Cowan. Making appropriations for interest on the irreducible debt, for the support of the common schools, for the Miami university, the Ohio university, the state normal school or college of the Ohio university, the state normal school or college of the Miami university, the Ohio State university, and for the normal and industrial department of the Wilberforce university	84	84
140	Mr. Cowan. To amend sections 6442 and 6536 of the General Code, relating to the cleaning out and keeping in repair of public ditches, drains and water courses.....	84	91 697
141	Mr. Cowan. To provide for the maintenance of flood gates.	84	91
142	Mr. Kramer. To amend section 10567, 10568 and 10574 of the General Code, relating to election of widow and widower to take under the will of testator or under the law.....	84	91 514
143	Mr. Collins. To amend section 13561 of the General Code so as to authorize assistant official stenographers to take shorthand notes of testimony before grand juries and furnish transcripts thereof to the prosecuting attorney.....	84	91
144	Mr. Bishop. To amend sections 4822, 4860, 4870, 4872, 4900, 4901, 4902, 4937, 4941, 4943, 4963, 4969, 4990, 5022 and 5043 of the General Code, relative to the election laws of Ohio, and to provide for the verification of the initiative and referendum petitions	84	91
145	Mr. Kilpatrick. To amend sections 8957, 8962, 8963, 8964 and 8965 of the General Code, relating to the inspection of safety appliances upon railroad locomotives and cars.....	84	91

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
91	172	200	172 200	200
91	172	201	172 201	201
91 349	286 380	499	286 349 380	788	499	791	987
84	87	88	187	230
91 691	387 793	948	387 794	949
91	252	293	252 293	294
91 351	298 695	875	298 695	876
91	155	191	191	192
91	123
91	214	243	214 243	244	806	987

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
146	Mr. Barthelmeh. To prevent persons operating motor vvehicles upon the public highways while under the influence of liquor	84	91
147	Mr. Brown, of Union. To amend section 1412 of the General Code, relating to the protection of game birds and animals.....	84	91
148	Mr. Brown, of Union. To amend section 1416 of the General Code, relative to the killing of squirrels, and to repeal section 1416-1	84	91
149	Mr. Lustig. To provide for the regulation of the use of fictitious names in the conduct and transaction of business, and to repeal sections 8099, 8100, 8101, 8102, 8103, 8104 and 8105 of the General Code.....	85	91
150	Mr. Kennedy. Relating to sale of certain state lands in the city of Delphos, Ohio.....	91	103
151	Mr. Holl. To amend section 1414 of the General Code, relating to hunting rabbits.....	91	103
152	Mr. Nungesser. To amend section 4963 of the General Code, relative to holding primaries.....	91	103
153	Mr. Lustig. To amend section 1440 of the General Code of Ohio, relative to the location of nets near piers or embankments in the waters of Lake Erie.....	91	103
154	Mr. Brennan. To amend section 5976 of the General Code, relating to the observance of a portion of election day as a part holiday	91	103
155	Mr. Doster. To amend sections 890 and 892 of the General Code, to provide for further regulations of private employment agencies	91	103
156	Mr. Reid, of Fayette. To amend section 10531 of the General Code, relating to the probate and contest of wills.....	92	103 339
157	Mr. Winans. To require commission merchants and brokers to furnish written statements to customers and principals.....	92	103

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
91	139	166	139 166	167	318	681
91	178	178
91 321	256 356	489	321 356	489	322	323
91
103	174	205	174 205	206	361	406
103	329
103	480	480
103 410	328	328 410	410
103	138	160	160	161	265	315
103
103 339	282 356	491	357	491	792	915
103	177	206	178 206 207	207

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
158	Mr. Duffey. To provide for the establishment and organization of the court of appeals, and for procedure therein.....	92	103
159	Mr. Cooper. To amend sections 13031-1, 13031-2, 13031-3, 13031-4, 13031-5, 13031-6, of the General Code and to further supplement section 13031 by the enactment of additional sections to be known as sections 13031-9, 13031-10 and 13031-11 of the General Code to define, prohibit and punish pandering and to provide for the competency of certain evidence at the trial thereof	92	103
160	Mr. Smith, of Morgan. To amend section 11187 of the General Code, providing for the issuance of licenses to marry, and for a certificate of health.....	92	103 362
161	Mr. Hoaglin. To abolish and prohibit fraternities, sororities and all like secret societies among students or pupils in public schools and in all educational institutions supported in whole or in part by the state.....	92	103
162	Mr. Kilpatrick. Relative to negligence and contributory negligence in damage cases	92	103 304
163	Mr. Vollmer. To amend section 1008 of the General Code, relative to the employment of females and relating to their hours of employment	92	103 606
164	Mr. Nungesser. To amend section 6418 of the General Code, relative to the making of the standard of weight of a bushel of apples and potatoes conform to the standard of measure of the same	92	103
165	Mr. Barthelmeh. To enjoin and abate houses of lewdness, assignation and prostitution, to declare the same to be nuisances, to enjoin the person or persons who conduct or maintain the same, and the owner or agent of any building used for such purpose	95	103
166	Mr. Kessler. To amend section 3664 of the General Code, relative to the enumerated powers of municipalities.....	103	108
167	Mr. Kessler. To amend section 11979 of the General Code, relating to the grounds for divorce.....	103	108

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
168	Mr. Kennedy. To provide for the appointment of an inspector of building and loan associations, fixing the salary thereof and repealing sections 674, 675, 676 and 677 of the General Code	103	108 544
169	Mr. Sweeney. To repeal sections 10526, 10527 and 10528 of the General Code, relating to certificate of devises of real estate to recorder and fees thereof.....	103	108
170	Mr. King, of Franklin. To amend sections 1753 and 1754 of the General Code, relating to justices of the peace in Columbus.	103	109
171	Mr. Reighard. To repeal sections 6956-1 to 6956-16 inclusive, of the General Code, relative to laying out, constructing, repair of public highways.....	103	109
172	Mr. Reppert. Relating to cold storage and refrigerating warehouses and places and the sale or disposition of the food kept or preserved therein.....	103	109
173	Mr. Black, of Hamilton. To create a legislative reference department, to provide for the maintenance and administration of the said department, for the appointment of a chief thereof, and to repeal sections 798-1 to 798-5 of the General Code of Ohio	103	109
174	Mr. Bigelow. An act determining the mode of the valuation of property in appropriation and other proceedings and repealing acts in conflict therewith.....	103	109
175	Mr. Black, of Hamilton (by request). To amend sections 11102 and 11103 and to supplement section 11103 of the General Code by a supplemental section to be known as section 11103-1, relating to the transfer of stock of merchandise and fixtures other than in the usual course of trade.....	103	109
176	Mr. Acker. To provide for the management of the Ohio Soldiers' and Sailors' Orphans' Home, at Xenia, Ohio.....	104	109
177	Mr. Fulton. Authorizing the appointment of two delegates from Ohio as members of a commission which is to investigate European systems of rural credits and report thereon, and making an appropriation therefor.....	104	109
178	Mr. Duffey. To amend section 31, and repeal section 31-2 of the General Code, relating to the seals of court and state departments	104	109

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
179	Mr. Diser. To amend section 14227 of the General Code of Ohio, and supplement section 14228 of the General Code of Ohio, by creating a new section to be known as 14228-a, of the act entitled "An act to revise and consolidate the statutes relating to the organization and jurisdiction of the circuit and other courts," passed February 7, 1885 (82 O. L. 16), and to create the ninth circuit.....	104	109
180	Mr. Horwitz. To abolish county blind relief commissions and to extend the duties and powers of the probate judge to amend sections 2967, 2967-1 and 2968, and to repeal sections 2962, 2963, and 2964 of the General Code.....	104	109
181	Mr. Chapman. To promote the public health by providing for one day of rest in seven for employees in certain employments..	104	109
182	Mr. Cowan. To amend section 3820 of the General Code, relating to the improvement of streets.....	104	109
183	Mr. Cowan. To amend section 3294 of the General Code, relating to the salary of township trustees.....	104	109
184	Mr. Kramer. For providing for salary of Hon. Louis S. Kuebler, deceased	104	109
185	Mr. Quinlisk. To amend sections 6290, 6294, 6301, 6302, 6309, 12613, 12614 and 12622 of the General Code, relating to motor vehicles	104	109
186	Mr. Thomas. To amend section 7713 of the General Code, providing for uniform adoption of text-books.....	104	109
187	Mr. Thomas. To require the reporting of certain occupational diseases, and to provide for its enforcement.....	104	109 431
188	Mr. Plank. To amend section 1981 of the General Code, relative to fees in insanity cases.....	108	125 338
189	Mr. Snyder, of Hamilton. To amend section 333 of the General Code, in relation to the duties of the attorney general.....	108	125 351
190	Mr. Snyder, of Hamilton. To amend section 13560 of the General Code, relating to the right of the prosecuting attorney and attorney general to have access to grand jury.....	108	125 353

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
109					123					
109	140	167	140			168			344	406
109 984	451		451 984				985			
109	249									
109 786	732	947			333	947				
109	141	587			182	587			952	1263
109										
109 1177					478		1178			
109 419	331 533	584	332 431		419	587			791	915
125 338	281 355	487	281				487			
125 351	298 369	495	369			496				
125 352	298 369	495	299 369			497	495	496		

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
191	Mr. Hunter. To amend section 1426 of the General Code, relative to the use of nets, seine or other devices.....	108	125
192	Mr. Vollmer. To amend section 10289 of the General Code, by adding thereto certain supplementary sections, to save costs and prevent litigation	108	125
193	Mr. Tetlow. To amend section 1003 General Code, providing for the collection of information relative to accidents occurring in workshops and factories of the state.....	124	157 399
194	Mr. Anderson. To regulate the sale of carbolic acid.....	124	157
195	Mr. Hoffman. To amend section 987 of the General Code, relating to the assignment of district inspectors.....	124	157
196	Mr. Snyder, of Hamilton. Authorizing the issuance of bonds and acquisition and appropriation of property and rights by municipal corporations to construct and equip electric railways and terminals on leased canal and other property.....	124	157
197	Mr. Snyder, of Hamilton. To supplement section 1711 of the General Code of Ohio by the enactment of section 1711-1, relating to attorneys fees, and giving attorneys a lien upon claims and demands placed in their charge.....	124	157 339
198	Mr. Pence. To amend section 7148, relative to the cutting of weeds along public roads.....	124	157
199	Mr. Acker. To amend section 13413 and to supplement section 13413 by the enactment of a section, 13413-1 of the General Code, relating to the catching or killing of skunks.....	124
200	Mr. Warnes. To amend sections 1335, 1336, 1342, 1343, 1344 and 1347 and to supplement section 1343 by the addition of four supplementary sections, 1343-1, 1343-2, 1343-3, and 1343-4 of the General Code, so as to provide for the further regulation of the practice of embalming and the preparation and disposal of the dead and to repeal original sections 1335, 1336, 1342, 1343 and 1344 of the General Code.....	124	157
201	Mr. Fellingner. To provide for the collection, arrangement and display of the products of the state of Ohio at the Panama-Pacific International Exposition, to be held in San Francisco in 1915, and to make an appropriation therefor.....	124	157

BILLS OF THE HOUSE OF REPRESENTATIVES—Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
202	Mr. Vollmer. To provide for the general welfare of employee...	124	157
203	Mr. Vollmer. To supplement sections 1020, 1021, 1022 and 1023 of the General Code, relating to the use of certain buildings or rooms for the use of making wearing apparel or goods for wear, use or adornment, or for the manufacture of cigars, cigarettes or tobacco, by the enactment of an additional supplementary section, to be known as 1023-1, for the purpose of providing penalties for the violation of the provisions of the foregoing sections or any orders issued and requirements made thereunder	124	157
204	Mr. Venus, of Huron. To amend section 691 of the General Code, relative to the fees to be paid by building and loan associations to the inspector of building and loan associations.....	125	157 543
205	Mr. Nye. To amend section 1036, General Code, relative to penalties for failing, refusing or neglecting to have plans for the erection of certain structures approved by the inspector of workshops and factories, and provide a penalty for any person who alters the plans so approved or fails to construct or alter said structure in accordance with such plans.....	125	157
206	Mr. Chapman. To amend section 984, General Code, relating to the appointment of district inspectors of workshops and factories	125	157 399
207	Mr. Chapman. To amend section 6247, General Code, relating to the appointment and compensation of female visitors of workshops and factories.....	125	157 399
208	Mr. Chapman. To amend sections 1261-2, 1261-3, 1261-4, 1261-5, 1261-6, 1261-8, 1261-9, 1261-10, 1261-11, 1261-12, 1261-13 and 1261-15 of the General Code, relating to the creation of the office of state inspector of plumbing.....	125	157 353
209	Mr. Hite. To make appropriations for and authorize the erection of a memorial to the members of the 126th Regiment, Ohio Volunteer Infantry, who fell at "Death Angle" at the Battle of Spottsylvania Court House.....	125	157

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
210	Mr. Kramer. To amend section 375 of the General Code, relating to the duties of the state dairy and food commissioner..	125	157
211	Mr. Barthelmeh. To amend sections 5175-1, 5175-2, 5175-5, 5175-6, 5175-11, 5175-23, 5175-26, 5175-27, and 5175-29, and to further amend section 5175-29, by adding thereto two supplementary sections to be known as sections 5175-29a and 5175-29b relative to preventing corrupt practices at elections.....	142	158 342
212	Mr. Smith, of Butler (by request). To amend section 2395 of the General Code of Ohio, relating to time when the term of county commissioners shall begin.....	158	176
213	Mr. Nungesser. To amend section 2395 of the General Code..	158	176
214	Mr. Morris. To regulate the care, custody, control, treatment, maintenance, protection and reformation of neglected, dependent, defective, insane, epileptic, feeble-minded, and delinquent children	158	176
215	Mr. Reid. To amend section 10918 of the General Code, relating to the selection of a guardian by minors.....	158	176
216	Mr. King, of Franklin. To amend section 6418 of the General Code, relative to weight of farm products and provide penalties for violation	158	176 516
217	Mr. Anderson. To authorize the formation of a state school book commission known as a board of state school book commissioners to select or compile, and to regulate the price of state uniform text books for rural, village, and special district schools; and to repeal any section, part or parts of section....	158	176
218	Mr. Schweikert. To repeal section 12754, relating to the use of imitation butter or cheese at public institutions.....	158	176
219	Mr. Lowry. To amend sections 4949, 4950, 4951, 4952, 4953, 4954, 4955, 4956, 4959, 4960, 4961, 4963, 4964, 4967, 4968, 4969, 4970, 4973, 4974, 4984, 4986, 4987, 4988 and 4989; to supplement sections 4952, 4969 and 4991 by the enactment of sections 4952-1, 4959-1 and 4991-1, and the repeal of sections 4957, 4958, 4965 and 4966 of the General Code, relating to primary elections	158	176 365

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
157 312	256 331	337	256 312 331	337	592	681
158 341	283 370	497	284 341	498	1067	1262
176	1193
176
176	209	209 322	225	323	758	830
176 776	558	898	898	1161	1264
176 515	373 627	679	373 627	679	1051	1261
176
176
176 339	283 403	501	283 340 364 985	1086	502 985	985	751 1074	830 1079

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
220	Mr. Scott. To provide for the appointment of a commission to establish one additional normal school, and to provide for the maintenance thereof.....	158	176
221	Mr. Gilson. To amend section 2939, relative to relief for indigent soldiers	158	176
222	Mr. Fulton. Authorizing the board of education for the school district of Newark township, Licking county, Ohio, to issue warrant to William C. Barnett for services.....	158	176 349
223	Mr. Guthery. To amend sections 6536, 6537, 6539, 6540, 6541, 6543, 6545, 6546, 6550, 6553, 6556, 6557, and 6558 of the General Code, relating to joint county ditches, rivers, creeks and runs..	158	176
224	Mr. Deaton. To amend and supplement sections 11011 and 11012, relating to duties of probate judges.....	158	176 515
225	Mr. Smith, of Morgan. To amend section 11986 of the General Code, relative to actions for divorce.....	158	177
226	Mr. Cowan. To amend sections 614-80 and 2269 of the General Code, relating to the reports of the public service commission	158	177 367
227	Mr. Foreman (by request). To amend section 12600-4, relating to the width and height of room in which theaters are conducted	158	177
228	Mr. Dickson. To create a state school book commission providing for the adoption of school text books for use in the village, special and township school district of the state, prescribing penalties for violations thereof, and to repeal sections 7709, 7710, 7711, 7712 and 7713 of the General Code, and all other acts or parts of acts in so far as they are inconsistent with the provisions of this act.....	158	177
229	Mr. Behne. To amend section 6858 of the General Code, relating to the turning, alteration and vacation of the state road.	159	177
230	Mr. Boggs, of Belmont. To regulate the manufacture and sale of insecticides and fungicides in Ohio.....	175	181

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
176	473	1205
176	250	289	289	289	437	517
176 349	285 572	677	285 572	677	955	1260
176 706	176	707	476	707	958	1261
176 515	373 627	680	373	680
177 410	329	410	410
177 366	301 382 456	510	366 367 383 456	510	756	830
177	213	241	241	242	427	517
177
177 771	463	891	463	892	1222	1262
181	247	274	274	750	275	708	914

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
231	Mr. Vollmer. To amend sections 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, and 896 of the General Code; to supplement section 888 of the General Code by the enactment of sections designated as 888-1, 888-2, 888-3, 888-4, and 888-5; to supplement section 890 of the General Code by the enactment of sections designated as 890-1 and 890-2, relating to the licensing and regulations of private employment agencies within the state of Ohio.....	175	181
232	Mr. Fellingner. To amend section 656 of the General Code....	175	181
233	Mr. Carroll. Providing for the establishment and maintenance of a day school for prisoners at the Ohio penitentiary.....	175	181 590
234	Mr. Plank. To amend section 1428 relative to game fishes....	175	181
235	Mr. Plank. To amend section 6333 of the General Code, relating to the labeling of paints.....	175	182
236	Mr. Chapman. To amend section 4944 of the General Code, relating to compensation of judges and clerks in registration of electors	175	182
237	Mr. Hoaglin. To create a commission to conduct a survey of the public schools, normal schools, and the agricultural schools of the state, defining their powers, and providing appropriation therefor	175	182
238	Mr. Hoaglin (by request). To provide for the establishment and maintenance of departments of agriculture or manual training and domestic science in certain high schools throughout the state	176	182
239	Mr. Hoaglin. To amend sections 7827 and 7850 of the General Code, relating to professional training of teachers.....	176	182
240	Mr. Cowan. To make appropriations to pay deficiencies authorized by the emergency board.....	176	176
241	Mr. Cowan. To prevent the procreation of defective and to provide for operation for the prevention of procreation....	176	182
242	Mr. Kilpatrick. To amend section 2971 of the General Code, relating to boards of county visitors.....	176	182 411

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
181										
181	213	242				243			438	616
181 590	381 694	872	381 590 694			872			1129	1262
181										
182	373						373			
182										
182	218	269	218 270			270			441	
182		883				883				
182	464		464							
176		205				206			316	320
182 596	383			596						
182 410	329 453	504				505			709	830

BILLS OF THE HOUSE OF REPRESENTATIVES—Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
243	Mr. Kennedy. To amend section 2700 of the General Code....	180	218 514
244	Mr. Woodworth. To amend section 7818 of the General Code, of Ohio, relating to examination of applicants for county teachers' certificates	180	218
245	Mr. Winters. To amend section 2736 General Code, relative to active depositaries.....	181	218 338
246	Mr. Winters. To amend section 8023 of the General Code, relating to the age of majority.....	181	218
247	Mr. Reighard. To provide for the publishing of a list of the valuations of personal property returned for taxation.....	181	218
248	Mr. Reighard. To repeal section 5978 of the General Code, relating to half holidays.....	181	218
249	Mr. Beatty. To amend section 8977 of the General Code, and fixing amount of passenger fare a company operating a railroad may charge on Sunday.....	181	218
250	Mr. Beatty. Requiring companies operating railroads in whole or in part in this state to furnish each passenger coach with sanitary glasses or drinking cups for its passengers.....	181	218 429
251	Mr. Bigelow. To amend section 9105 of the General Code of Ohio	181	218 552
252	Mr. Bigelow. To amend section 3770 of the General Code of Ohio	181	218
253	Mr. Pence. To amend section 7644 of the General Code relating to the elementary schools; minimum and maximum school weeks	181	218
254	Mr. Gilson. To amend section 3958 of the General Code, relative to the collection of water rents and assessments.....	181	218

BILLS OF THE HOUSE OF REPRESENTATIVES—Continued.

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BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
255	Mr. Robinson. To regulate and prohibit the carrying of concealed weapons, and to amend section 12819 of the General Code, and to supplement such section by additional sections to be known as sections 12819-3 and 12819-4.....	181	218
256	Mr. Duffey. To amend section 11239 of the General Code of Ohio, as to parties to civil actions.....	181	218 514
257	Mr. Duffey. To amend section 10704 of the General Code of Ohio, respecting the sale of personal property by executors and administrators	181	218 338
258	Mr. Duffey. To amend section 4505 of the General Code, relating to the right of appeal of persons in the classified service to the civil service commission.....	181	219
259	Mr. Duffey. To supplement section 11577 of the General Code of Ohio, respecting new trial.....	181	219
260	Mr. Duffey. To amend section 12279 of the General Code of Ohio, as to payment of costs on error of proceedings.....	181	219 351
261	Mr. Agler. To amend sections 2981 and 2989 of the General Code, to secure better service from county officers.....	181	219
262	Mr. Foreman. Relative to pasturing live stock in public highways	181	219 689
263	Mr. King, of Ashtabula. To protect and conserve the health and lives of school children and promote their efficiency by providing for their medical and dental inspection and subsequent necessary treatment.....	253	261 363
264	Mr. King, of Ashtabula. To provide for the conservation of the health of the people of the state, and the prevention of disease	253	261 365
265	Mr. King, of Ashtabula. To amend sections 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3151, 3152, 3153 of the General Code of Ohio, relating to county and district tuberculosis hospitals	253	261 617

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
218										
218 350	287 695	876	287 695			876				
218 338	279 355	488	355			488			1161	1262
219										
219										
219 351	297 367	491	297 367			492				
219 406	328		328 406				408 408			
219 689	385 743	886	385			886				
362	301 456	509	301 456 547			547	510	536		
365	301 533	582	301 365			582				
617	383 694	873	384 617 694			873			1122	1267

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
266	Mr. King, of Ashtabula. To prevent the spread of tuberculosis.	253	261 595
267	Mr. Holl. To provide for certain fees to be paid for corporations, associations and persons subject to inspection and examination by the superintendent of banks; also certain fees to be paid by foreign trust companies; and for the disposition to be made of such fees.....	253	262 431
268	Mr. White. To amend section 12414 of the General Code, relating to the carnal knowledge of a female person under the age of sixteen years with her consent.....	253	262
269	Mr. Orlikowski. To amend sections 1579-33, 1579-37 and 1579-38 of the General Code, to provide for the removal of the minimum limit of salaries of certain officers.....	253	262
270	Mr. Orlikowski. To create a sub-division of chapter 5, sub-division 1, division 2, title IX., part 2, of the General Code, and to attach a certain act thereto.....	253	262
271	Mr. Lustig. To provide for the regulation of the use of fictitious names in the conduct and transaction of business, and to repeal sections 8099, 8100, 8101, 8102, 8103, 8104 and 8105 of the General Code.....	254	262 338
272	Mr. Vollmer. To amend section 9007 of the General Code, relating to hours of service of certain railroad employees.....	254	262 589
273	Mr. Doster. To amend sections 7755, 7756, 7757, 7758, 7759, 7760, 7761 for the establishment of public schools for the deaf, blind and crippled.....	254	262
274	Mr. Young. To amend section 8570 of the General Code, relative to the vendor retaking possession of personal property.	254	262
275	Mr. Walsh. To revise, codify and number chapter 13, title V, part 2 of the General Code.....	254	262

BILLS OF THE HOUSE OF REPRESENTATIVES—Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
276	Mr. Sweeney. To transfer all except sections 12600-279, 12600-280 and 12600-282 of the "state building code" from chapter 5, title I, part 4 of the General Code to chapter 3a, title II, part 2 of the General Code; to renumber the sections thereof; and partially to revise and codify it.....	254	262
277	Mr. Kilrain. To provide for seats for operators of street cars.	254	262 588
278	Mr. Kilrain. To change the caption of chapter 4, title II, part 2 of the General Code; to attach certain sections thereto, and partially to revise and codify it.....	254	262
279	Mr. Winters. To adopt as part of the General Code the titles, chapters and sections of the appendix thereto; to number the sections thereof; and to add certain chapters and sections..	254	262
280	Mr. Winters. To change the caption of chapter 25, title II, part 2 of the General Code; to attach certain sections thereto, and partially to revise and codify it.....	254	262
281	Mr. Winters. To number chapter 29, division 2, title III, part I of the General Code, and to partially revise and codify it.	254	262
282	Mr. Winters. To add certain acts of the General Assembly to chapter 13, division 2, title III, part 1 of the General Code and to partially revise and codify said chapter.....	254	262
283	Mr. King, of Franklin. To attach an act entitled "An act to promote the safety of employes and travelers upon railroads by compelling railroad companies to equip their locomotives with suitable boilers and appurtenances thereto" to chapter 4, subdivision 1, division 2, title IX, part 2 of the General Code, and partially to revise and codify it.....	254	262
284	Mr. Clark. To amend sections 3007, 11420, 11421, 11423, 11424, 11425, 11426 and 11433 of the General Code, relating to fees, appointment and duties of jury commissioners.....	254	262
285	Mr. Clark. To amend section 2254 of the General Code.....	254	262
286	Mr. Acker. To authorize the sale of a certain portion of the Hocking canal, running through the incorporated village of Logan, Hocking county, Ohio.....	254	262
287	Mr. Jenkins. To amend sections 3391 and 4404 of the General Code, relating to township and municipal boards of health.	254	262 616

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
588	378 739	878	378 588			879				
714	446	714	447			715			1129	1261
1179	524	1179			400	1179				
701	397	701				702			1197	1261
616	383 694	872	694			872				

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
288	Mr. Duffey (as prepared by the late Hon. Lawrence F. Conway, of Lucas county). To provide for the investigation of the Friedman treatment of tuberculosis.....	254	262
289	Mr. Duffey. To change the caption of chapter 16, title II, part 2, of the General Code; to create an additional subdivision thereof and to partially revise and codify such subdivision	255	262
290	Mr. Duffey. To create a lien in favor of contractors, sub-contractors, laborers and material men, and to repeal sections 8308, 8310, 8311, 8312, 8313, 8314, 8315, 8316, 8317, 8318, 8319, 8320, 8321, 8322, 8323, 8330, 8333, 8334, 8335, 8336, 8337 and 8338, of the General Code.....	255	262 551
291	Mr. Duffey. To amend sections 11895 and 11897 of the General Code, relating to the appointment, powers, duties and compensation of receivers	255	262
292	Mr. Duffey. To amend section 142 of the General Code, respecting appointment by governor to fill vacancy in the office of judge	255	262
293	Mr. Duffey. To amend the statutes relating to the jurisdiction and procedure in the court of appeals of Ohio.....	255	262
294	Mr. Nye. To amend section 9491 of the General Code, relating to the regulation and control of fraternal benefit societies..	255	262
295	Mr. Nye. To create certain sub-divisions of chapter 2, title IV, part 2, of the General Code, and to partially revise and codify them	255	262
296	Mr. Deaton. To create an institution for the relief of the needy blind	255	262
297	Mr. Guthery. To amend section 1153 of the General Code, relating to the sale, offering for sale or keeping for the purpose of selling of commercial fertilizer.....	255	262 367
298	Mr. Welsh. To amend section 1441 of the General Code, relative to fishing nets	255	262
299	Mr. Welsh. To provide for the payment of wages twice in each calendar month	255	262

BILLS OF THE HOUSE OF REPRESENTATIVES—Continued.

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BILLS OF THE HOUSE OF REPRESENTATIVES—Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
300	Mr. Shanley. To provide for the regulation and inspection of amusement riding devices	255	262 552
301	Mr. Quinlisk. To make an appropriation for the purpose of constructing a bridge, and the necessary approaches thereto, over the Loramie reservoir, in Shelby county, Ohio.....	255	263
302	Mr. Read, of Summit. To amend section 12603 of the General Code, relative to operating motor vehicles unreasonably or improperly, to include motorcycles.....	255	263 521
303	Mr. Etling. To provide for the examination of stallions or jacks	255	263 434
304	Mr. Etling. To amend sections 284, 285 and 286 of the General Code and to supplement said section 286 by the enactment of additional sections to be known as sections 286-1, 286-2, 286-3 and 286-4, relating to the bureau of inspection and supervision of public offices.....	255	263 351
305	Mr. Behne. To fix the liability of accident and casualty companies doing business in Ohio, and to provide for the enforcement of such liability.....	255	263
306	Mr. Behne. To amend section 648 of the General Code, relating to the publication of certificate of insurance company or association	255	263
307	Mr. Kennedy. To provide for the erection of a suitable memorial to commemorate the historical importance of Fort Amanda, of Auglaize County, Ohio.....	259	307
308	Mr. Woodworth. To authorize the board of education of Canaan township, Athens county, Ohio, to pay Carl H. Hill for services as teacher.....	259	307
309	Mr. Woodworth. To authorize the board of education of Canaan township, Athens county, Ohio, to pay Lutie M. Caldwell for services as teacher.....	259	307
310	Mr. Smith, of Butler. To amend section 10969 of the General Code, relating to authority of guardians and trustees in borrowing money and mortgaging real estate of wards.....	259	307 540

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
552	377 570	654	378 570	654
.....	298
521	374 572	677	572	677	750	914
433	333 534	585	333 434 534	586	791	915
351	367	492	368	832 835 1057	493	804	1261
.....	733	733
.....	642
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540	376 572	677	540 572	678	995	1260

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
311	Mr. Smith, of Butler. To amend section 7936 of the General Code, relating to the irreducible trust fund of the Ohio university	259	307
312	Mr. Plumb (by request). To amend section 9704 of the General Code, relating to the capital stock of banks.....	259	307
313	Mr. Winters. To enact, revise, codify and number chapter 11 (eleven), title III, part 2 of the General Code, and to renumber the sections thereof.....	260	307
314	Mr. Winters. To create a subdivision of chapter 2, title III, part 2 of the General Code, and partially to revise and codify an act entitled "An act to provide for the construction of joint county ditches."	260	307
315	Mr. Winters. To change the caption of chapter 2, division 1, title V, part 1 of the General Code from "Trustees and Officers" to "Ohio Board of Administration"; to attach a certain act thereto; and partially to revise and codify the chapter.....	260	307
316	Mr. Winters. To revise and codify certain sections of chapter II, division 2, title III, part 1 of the General Code, relating to the chief inspector of mines.....	260	307
317	Mr. Winters. To revise and codify chapter 1, of sub-division 2, division 2, title IX, part of the General Code.....	260	307
318	Mr. Morris. To amend sections 1546 and 1550 of the General Code, providing for the appointment and compensation of official court stenographers.....	260	307
319	Mr. Black, of Hamilton. To amend section 5649-5b, relating to taxation	260	307 363
320	Mr. Black, of Hamilton. To amend sections 2312 and 2313 of the General Code and to supplement section 2313 of the General Code by the enactment of supplemental sections to be numbered 2313-1 and 2313-2, relating to the emergency board.....	260	307
321	Mr. Snyder, of Hamilton. To provide for the taking of depositions in criminal cases.....	260	307
322	Mr. Snyder, of Hamilton. Providing a board to censor motion picture films and prescribing the duties and powers of the same.	260	307

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
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769	448	887	887	1122	1264
363	332 402	403	363 402	361	403	433	452
.....	634	634
781	623	922	781 922	923
912	854	913	854 912	855	913	1087	1264

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
323	Mr. Schweikert. To change the caption of chapter 2, of division 3, title XI, part 1 of the General Code; to attach certain sections thereto, and partially to revise and codify it.....	260	308
324	Mr. Lowry. To amend sections 4679, 4691, 4682, 4683, 4684, 4684-1, 4684-2, 4685, 4689, 4747, 4763, 7641, 7654, 7679, 7702, 7730, 7740, 7747, 7748, 7769, 7772, 7811, 7812, 7814, 7821, 7830, 7831, 7832, and to repeal sections 4687, 4688, 4712, 4713, 4714, 4715, 4716, 4717, 4718, 4719, 4720, 4721, 4722, 4723, 4724, 4725, 4726, 4727, 4728, 4729, 4730, 4731, 4732, 4733, 4734, 4735, 4736, 4737, 4738, 4739, 4740, 4741, 4742, 4743, 4744, 7588, 7589, 7590, 7591, 7646, 7665, 7666, 7667, 7668, 7669, 7670, 7671, 7672, 7705, 7706, 7719, 7731, 7732, 7742, 7743, 7746, 7749, 7858-7 of the General Code, relative to rural school systems.....	260	308
325	Mr. Nye. To prevent the publication of anonymous statements, or arguments for or against pending legislation, and to provide the penalty for the violation thereof.....	260	308
326	Mr. Duffey. To amend section 12672 of the General Code, relative to the sale of cocaine and other drugs.....	260	308 596
327	Mr. Duffey. To amend sections 8874, 8876 and 8897 of the General Code, relating to the altering or abolishing highway, grade or other crossings.....	260	308
328	Mr. Diser. To amend section 2252 of the General Code, relating to the additional compensation for judges of common pleas and superior courts.....	260	308
329	Mr. Diser. To provide for the establishment of a municipal court in and for the city and township of Youngstown, Ohio...	261	308 543
330	Mr. Horwitz. To amend section 4227-2 of the General Code..	261	308
331	Mr. Deaton. To prevent the practice of fraud and extortion on the sick and afflicted.....	261	308
332	Mr. Chapman. To amend sections 1028-1 and 1028-2 of the General Code, relative to defining the powers and duties of the inspector of workshops and factories and relating to the preservation of the health and safety of persons employed in shops and factories	261	308

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
333	Mr. Vonderheide. Providing for enlarging and extending the jurisdiction of the police court of the city of Dayton and changing the name of such court to the municipal court of Dayton..	261	308 521
334	Mr. Vonderheide. To amend section 11877 of the General Code, relating to the granting, hearing and determination of injunctions	261	308
335	Mr. Vonderheide. Providing for the regulation of the granting of decrees of divorce.....	261	308
336	Mr. Hastings. To amend sections 2344 and 2346 of the General Code, relating to contracts for county bridge superstructures, and to repeal section 2345 of the General Code, relating to the same subject.....	261	308
337	Mr. Snyder, of Pickaway. To amend sections 5043 and 5052 of the General Code.....	261	308
338	Mr. Donaldson. To empower county commissioners to pay for securing and publishing historical data.....	261	308 691
339	Mr. Brown, of Union. To amend sections 6455 and 6488, relating to the apportioning and notice of costs on single county ditches, and fixing responsibility of county engineers.....	261	308
340	Mr. Etling. To amend section 11439 of the General Code, to provide for peremptory challenges of jurors.....	261	308
341	Mr. Etling. To amend section 4710 of the General Code, relative to election in newly created village.....	261	308
342	Mr. Behne. To supplement section 5629 of the General Code, by the enactment of section 5629-1.....	261	308
343	Mr. Thomas. To authorize the board of education of Perrysburg township, Wood county, Ohio, to pay Agnes Ault and Grace Ault certain sums for services as teachers.....	261	308
344	Mr. Orlikowski. To amend sections 6386, 6387 and 6388 of the General Code and to supplement section 6388 of the General Code by the enactment of section 6388-1, providing for the redemption of trading stamps only by the person issuing them....	261	308

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
345	Mr. Conover. To repeal sections 3375, 3376, 3377, 3378, 3379, 3380, 3381, 3382, 3383, 3384, 3738, 3739, 3740, 3741 of the General Code, relating to labor upon the public highways and streets.	308	326
346	Mr Brennan. To provide for the regulation of scrap or junk dealers and wrecking companies.....	308	326
347	Mr. Fellinger. To amend section 13423 of the General Code...	308	326
348	Mr. Fellinger. To supplement section 5090 of the General Code, relating to the preservation of the ballots.....	308	326
349	Mr. Fellinger. To amend section 5090 of the General Code, relating to the preservation of disputed ballots.....	308	326
350	Mr. Fellinger. To amend section 4937 of the General Code, relating to the disposition of poll books and tally sheets.....	308	326
351	Mr. Mills. To amend sections 3939, 3949 and 3927 of the General Code, to carry out the provisions of section 4 of article 18 of the constitution of Ohio; and to provide for the sale of bonds of small denomination issued by municipalities for public utilities	309	326 813
352	Mr. Schaefer. To amend section 376 of the General Code, relating to the duties of the state dairy and food commissioner, assistant commissioners and inspectors.....	309	326
353	Mr. Schaefer. To amend sections 1307 and 1311 of the General Code, in relation to the practice of pharmacy in the state of Ohio	309	326
354	Mr. Fellinger. To amend section 12619, General Code, relating to operating motor vehicles without owner's consent.....	309	326
355	Mr. Plumb (by request). To amend sections 9946 and 9947 of the General Code, relating to the nomination and election of visitors and trustees of universities and colleges.....	309	326
356	Mr. Orrison. To supplement section 7965-1 of the General Code by the enactment of section 7965-2 of the General Code, relating to the duties of sealers of weights and measures.....	309	326 517
357	Mr. Clark. To regulate the sale of bonds, stocks and other securities	309	326

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
666	462	666	462	618	666	1082	1263
.....	470
760	468	761	717	761	994	1260
761	468	761	717	761	994	1260
762	469	762	717	762	994	1263
766	470 859	1018	471 767 813 859 1018	720	1018	1082	1267
769	448	887	887	1190	1265
770	462	890	770	890	1138	1263
688	384 742	884	384 742	885
.....
517	373 628	682	682	1124	1263
711	647	713	647 711	651 1273 1304	713	1102 1323	1265 1330

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
358	Mr. Snyder, of Hamilton. Authorizing the issuance of bonds of municipal corporations for the construction or acquisition of street railroads	309	326
359	Mr. Reppert. To require all street, suburban and interurban railroads wholly or partially in this state to equip each passenger coach with electric bells and buttons and keep same in good condition	309	326
360	Mr. Reppert. Enabling boards of education to borrow money in anticipation of semi-annual revenues.....	309	326
361	Mr. Capelle. To regulate grants, franchises, extension of grants or franchises and other special privileges, hereafter....	309	326
362	Mr. Beyer (by request). To amend section 5978 of the General Code, relating to legal holidays.....	309	326
363	Mr. McGuffey. To amend section 6418 of the General Code, relating to the standard weight of bushel.....	309	326
364	Mr. Acker. To compel trustees to remedy defects in roads at danger points	309	326
365	Mr. Acker. To amend section 6729 of the General Code, relative to duties of county commissioners.....	309	326
366	Mr. Acker. For the payment of John W. McBroom, for damages occasioned by the destruction of the dams, in the Hocking river, at Logan, Ohio, and making appropriations therefor	309	326
367	Mr. Lambert (by request). To amend sections 1008 and 1009 General Code, relating to the preservation of the health of female employes employed in manufacturing, mercantile, mechanical and other establishments.....	309	326
368	Mr. Diser. To amend section 10271 of the General Code, relating to the liability of the defendant for costs in actions where personal earnings to the amount of ten per cent thereof are sought to be attached.....	309	326 518
369	Mr. Wintermute. To amend section 7234, the General Code, relating to the appointment of free turnpike commissioners....	309	326
370	Mr. Chapman. To amend sections 888, 889, 890 and 893 of the General Code, relating to the regulation of private employment agencies	310	326

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
371	Mr. Mueller (by request). Relative to appointing the commissioners of fish and game, and repealing sections 1387, 1387-1, 1388, 1389, 1390, 1391, 1392, 1393, 1394 and 1460.....	310	326
372	Mr. Mueller (by request). To amend sections 1426, 1427, 1428, 1432, 1439, 1442 and 1445 of the General Code, relating to fish and game.....	310	326
373	Mr. Mueller (by request). Relative to game birds and animals and repealing sections 1412, 1413, 1414, and 1417.....	310	326
374	Mr. Mueller. To amend sections 1435, 1436, 1437 and 1438 of the General Code relating to Lake Erie license fees.....	310	326
375	Mr. Hoaglin. To provide for the observance of a fire prevention day in each year.....	310	326
376	Mr. Donaldson. To revise and codify sections 1, 4, 5, 1, 12, 13, 15, 16, 17, 22, 23a, 24, 29, 30 and 31 and to sub-divide sections 12 and 31 of an act entitled "An act for the regulation and control of fraternal benefit societies." (102 v. 533).....	310	327
377	Mr. Donaldson. To prevent and punish false representations as to institutions of learning.....	310	327 692
378	Mr. Donaldson. To amend section 11444 of the General Code, relative to persons exempt from jury service.....	310	327
379	Mr. Agler. To amend section 7818 of the General Code, permitting applicants for teachers' certificates to take one-half of the examination at one meeting and the other one-half at the following meeting	310	327
380	Mr. Black, of Wyandot. Providing for the licensing of motion picture machine operators and establishing a state board for that purpose	310	327
381	Mr. Cowan. To make partial appropriations for the last three-quarters of the fiscal year ending November 15, 1913, and the first quarter of the fiscal year ending February 15, 1914.....	332
382	Mr. Barthelmeh. To provide for suits against the state of Ohio.	333	336
383	Mr. White. To amend section 1416-1 relating to the catching, killing or injury of foxes.....	333	336 697

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
.....	852
.....	853	853
.....	864	864
692	388 742	885	885
702	397	702	702
.....
.....
431	432	432	420	432	440	452
.....
697	388 794	949	794	950	1222	1265

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
384	Mr. Detrick. To amend section 5019 of the General Code, relating to the form of ballot to be used at elections on constitutional amendments	333	336
385	Mr. Stivers. To supplement section 13364 of the General Code by the enactment of an additional section to be known as section 13364-1, relative to the sale or exchange of diseased or defective horses or mules.....	333	336
386	Mr. Kessler. Relative to the erection of a monument to the memory of Thomas Kirker, second governor of Ohio.....	334	389
387	Mr. Kessler. To amend section 10471 of the General Code, relative to the appraisement of property replevined.....	334	389
388	Mr. Brown, of Ashland. To amend section 5978 of the General Code, relative to the Saturday half holiday.....	334	389
389	Mr. Jackson. To amend section 5649 of the General Code, relating to the payment and distribution of township road tax....	334	389
390	Mr. Tetlow (by request). To amend section 12614 of the General Code, regulating warning signals and lights on motor vehicles	334	389
391	Mr. Walsh (by request). To amend section 6346-5 of the General Code, pertaining to the limitation of interest on chattel loans and assignments of wages.....	334	389
392	Mr. Walsh (by request). To amend section 10471 of the General Code, pertaining to the appraisement of property in replevin actions before justices of the peace.....	335	389
393	Mr. Nungesser. To amend sections 1129, 1130, 1131, 1132, 1133, 1134, 1136, 1137 and 1138 and to repeal section 1135 of the General Code, relative to the sale of feed stuffs.....	335	393
394	Mr. Winters. To authorize the Ohio board of administration to make expenditure of a part of the unclaimed moneys in the possession of the state institutions under its control.....	335	393
395	Mr. Orrison. To amend section 4917 of the General Code of Ohio	335	390
396	Mr. Capelle. Providing what shall constitute prima facie evidence of negligence where injury to persons or property results from the running of electric cars on electric railroads....	335	390

BILLS OF THE HOUSE OF REPRESENTATIVES—Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
397	Mr. Capelle. Providing what shall constitute prima facie evidence of negligence where injury to persons or property results from the running of locomotives or cars of steam railroads	335	390
398	Mr. Capelle. Providing for recommendation of bi-partisan appointments by party committees.....	335	390
399	Mr. Capelle. Providing for appraisement and view of property insured against loss or damage by fire.....	335	390
400	Mr. Reppert. To amend section 4361 of the General Code....	335	390
401	Mr. Deaton. To amend section 7621 of the General Code, relative to the display of the United States flag upon all school houses in this state and to provide a penalty for failure to cause such display	335	390
402	Mr. Vonderheide (by request). To amend sections 2, 14, 15, 16, 18, 20 and 23 of the act of May 31, 1911 (102 Ohio Laws, 494), being sections 1058-7, 1058-19, 1058-20, 1058-21, 1058-23, 1058-25 and 1058-28 of the General Code.....	335	390
403	Mr. Smith, of Morgan. To amend section 5831 of the General Code by the enactment of supplemental sections to be known as sections 5831-1, 5831-2, 5831-3 and 5831-4, relating to bounty for killing hawks.....	335	390
404	Mr. Smith, of Morgan. To amend sections 5906 and 5907 of the General Code, relating to the manufacture and storing of explosives	335	390
405	Mr. Hoaglin. To amend section 7610 of the General Code, relative to providing funds for sub-district schools.....	335	390
406	Mr. Shanley. To amend sections 1, 4, and 5 of an act entitled "An act creating a state highway department, defining the duties thereof, and providing aid in the construction and maintenance of highways, and to repeal certain sections of the General Code," passed May 31, 1911. (Vol. 102 O. L. p. 333.)....	335	390
407	Mr. Bour (by request). To amend section 3822 of the General Code, relating to assessments for repaving and repairing streets or other public places.....	335	390
408	Mr. Bour (by request). To amend section 6455 of the General Code, relating to the engineer's report on the location and construction of a county ditch.....	335	390

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
409	Mr. Thomas. To supplement section 1239 of the General Code of Ohio by adding thereto section 1239-1, giving to the state board of health the right to enter upon property for the purpose of making examinations.....	336	390
410	Mr. Black, of Wyandot. To amend section 3778 of the General Code, relating to grants of franchises by municipalities to interurban railroads	336	390 938
411	Mr. Black, of Wyandot. To amend section 3084 of the General Code of Ohio, relative to proper records of proceedings and accounting by boards of trustees of children's homes..	336	390
412	Mr. Hoffman (by request). To repeal an act passed May 31, 1911, entitled, "An act to authorize the location of a high school building on the Ohio State university campus.".....	336	390
413	Mr. Welsh. To amend section 1453 of the General Code, relating to the catching of carp.....	346	390
414	Mr. Chapman. Establishing the minimum wage commission and providing for the determination of minimum wages for women and men	361	390
415	Mr. Reppert. To prohibit the sale of impure or adulterated seeds, and fixing a penalty for the violation thereof.....	361	391
416	Mr. Jenkins. To authorize the London village school district to transfer funds	372	391
417	Mr. Kessler. To restore the elective franchise to persons convicted of violations of section 13314 of the General Code, relating to elections	391	400
418	Mr. Woodworth. Relating to food, drink and flavoring extracts and labeling of the same.....	391	400
419	Mr. Stivers. To amend section 3019 of the General Code.....	391	400
420	Mr. Jackson. To amend section 4072 of the General Code, and to provide for the management, control and administration of park property and playgrounds, by a board of park trustees	391	400
421	Mr. Tetlow. To amend section 9149-1 of the General Code, relating to the brakes in use on urban, interurban and street railway cars	391	400

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
771	462	890	771	891
957	563 1025	1053	1053
.....
.....
788	788	948	789	948	1223	1265
.....
.....
.....
783	625	925	925	1161	1265
.....	732	732
785	636	943	944
.....
718	527	719	527	719	994	1260
.....

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
422	Mr. Lustig. To inspire patriotism, elevate the standard of citizenship, and to promote the purity and integrity of elections.	391	400
423	Mr. Terrell. To amend section 2850 of the General Code, relating to the allowance for feeding prisoners in county jails....	391	400
424	Mr. Terrell. To amend section 8673-13 of the General Code, relative to attachment or levy on shares of stock.....	391	400
425	Mr. Carroll. To provide for the redemption of county free turnpike road bonds defaulted by reason of expiration of time, and where turnpike roads could not be certified to the county treasurer for collection for a continuous period after expiration of the original time limit and the additional ten years, for the payment of such turnpike road county bonds, and where such source of payment has proved inadequate for the redemption of such bonds	391	400
426	Mr. King, of Franklin. To prohibit the issuing of fraudulent checks	391	400
427	Mr. Siebert. To provide for granting to the city of Columbus, Ohio, the right to use and occupy a part of the Columbus feeder of the Ohio Canal for driveway, street and boulevard purposes	391	400
428	Mr. Orrison. To amend section 5094 of the General Code, relative to opening returns and making abstracts of votes.....	391	400
429	Mr. Orrison. To amend sections 4992, 4996, 4999, 5004, 5006, 5007, 5009, 5012 and 5013 of the General Code, relating to nomination by petition	391	400
430	Mr. Reighard. To prevent corrupt practices in nominations and elections	391	400
431	Mr. McCormick. To provide for the combining of the probate court and court of common pleas in counties having a population of less than sixty thousand	391	400
432	Mr. Davis. To enable notaries to require common carriers to disclose the names of witnesses of the accident and the official report of the conductor as to how the accident happened.	391	400
433	Mr. Snyder, of Hamilton. To amend section 3677 of the General Code, relating to the appropriation of property by municipal corporation	391	400

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
.....	468	468
.....	536	536
777	559	899	899	1129	1265
776	537	897	898	1082	1263
787	734
784	563	927	563	928
.....	469	717	763
607	560	608	560 607	575	608	955	1261
.....	467	467
782	624	925	625	925	1167	1265
.....	862	862	642
778	560	901	560	901	1129	1264

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
434	Mr. Schweikert. To amend section 8636 of the General Code, relating to the use of proxies at corporation elections.....	392	400
435	Mr. Hunter. To regulate the sale of agricultural seeds, to prevent the adulteration thereof, and to provide a standard of purity	392	400
436	Mr. Fulton. Authorizing the board of education of the school district of Eden township, Licking county, Ohio, to issue warrant to Roy Nesbit for services for teaching school from October, 1912, to February, 1913.....	392	400
437	Mr. Williams. To amend section 3678 of the General Code, relative to the appropriation of real estate.....	392	400
438	Mr. Colter. To supplement section 12522 of the General Code, to be known as section 12522-1, relating to trespassing upon railway tracks.....	392	400
439	Mr. Duffey (by request). To prevent the spread of disease and for the conservation of the public health.....	392	400
440	Mr. Duffey (by request). To amend section 4316 of the General Code of Ohio.....	392	400
441	Mr. Mueller (by request). To provide for the election and appointment of boards of directors of county agricultural societies	392	400
442	Mr. Smith, of Morgan. To prevent the fraudulent obtaining of goods from retail merchants.....	392	400
443	Mr. Smith, of Morgan (by request). To amend section 10096 of the General Code, relative to enlargement of cemeteries....	392	400
444	Mr. Hite. To permit any person, persons, firm, partnership, corporation or association of persons to contribute a fund for the purpose of assisting in the improvement of highways and to provide for commissions for improving the same.....	392	400 659
445	Mr. Kramer. To amend section 5028 of the General Code relating to ballots in townships and villages with a population of less than two thousand.....	392	400
446	Mr. Agler. To give county commissioners power to annul indeterminate franchises granted to street and interurban railways	392	401

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
1178	724	1178	727			1178			1222	1265
	447		447							
775	531	895	532 775				896			
	990				566					
658	463 696	877	464 696 877		617	877			1082	1264
764	628	766	628		717	766			1129	1263
	558						776			

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
447	Mr. Bishop. To permit municipal corporation to divert streams and highways in the construction of water works.....	392	401
448	Mr. Bishop. To amend section 3677 of the General Code, of the state of Ohio.....	392	401
449	Mr. Brown, of Union. To regulate the use of traction engines on certain streets.....	392	401
450	Mr. Thomas. To supplement section 13423 of the General Code relative to special jurisdiction of justices, police judges and mayors	392	401
451	Mr. Thomas. To amend section 8852 of the General Code relating to sign boards at railroad crossings.....	392	401
452	Mr. Black, of Wyandot. Providing for the arrest of paroled prisoners and the duties of all sheriffs, deputy sheriffs, chiefs of police, policemen or police officers in connection therewith..	392	401
453	Mr. Black, of Wyandot. To amend sections 2522, 2523, 2526, 2528, 2533, 2535, 2544, 2546 and 2556 of the General Code of Ohio as amended May 31, 1911, and to amend section 3495 of the General Code of Ohio, relating to the duties of the board of county commissioners and superintendents of county infirmaries, and to repeal sections 2532 and 2545 of the General Code of Ohio, as amended May 31, 1911, and sections 2534, 2557 and 3002 of the General Code of Ohio.....	392	401
454	Mr. Black, of Wyandot. To amend section 97 of the General Code	393	401
455	Mr. Kemerer (by request). To amend section 5908 of the General Code, relating to partition fences.....	393	401 987
456	Mr. Plumb. To amend section 8843 of the General Code, relating to railroad crossings.....	393	401
457	Mr. Black, of Hamilton. To repeal section 779-2 of the General Code, relating to the duties of the Attorney General.....	393	401
458	Mr. Boggs. To authorize the board of education of Wheeling township, Belmont county, Ohio, to pay Mary Shivers as teacher	399	473
459	Mr. White. To prevent the operation of street cars with outside running boards.....	399	473

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
460	Mr. Tetlow. To amend section 938 of the General Code, relative to the approaching of abandoned mines.....	399	473
461	Mr. Young. To define the duty of common carriers of freight respecting the speed of cars of live stock.....	399	473
462	Mr. Winters. To provide for the calling of ambulances in emergency cases	399	473
463	Mr. Anderson. Prohibiting the manufacture and sale of cigarettes, and regulating the use thereof.....	399	473
464	Mr. Fulton. To appropriate the sum of two thousand dollars to pay the expenses of the Old Guard of Columbus and Newark, while attending the inauguration ceremony of Woodrow Wilson as president of the United States.....	399	399
465	Mr. Capelle. Providing for a penalty for depriving accused persons of counsel.....	399	473
466	Mr. Hite. To create a commission to revise and consolidate the laws relating to public highways and to recommend such changes in existing laws as may seem desirable.....	399	473
467	Mr. Hite. To provide for dragging the public roads of the state	399	473 659
468	Mr. Murphy. To amend sections 3304 and 4776 of the General Code, relating to the publication by clerks of townships and boards of education of statements of receipts and expenditures	399	473
469	Mr. Donaldson. To raise educational standards of dental students entering dental colleges and to regulate the manner of conducting the business of the state dental examining board....	399	473
470	Mr. Quinlisk. To amend section 7817 of the General Code, relative to examinations for county teachers' certificates.....	399	473
471	Mr. Behne. To prohibit the advertising of the practice of medicine, surgery, osteopathy or midwifery	399	473
472	Mr. King, of Ashtabula. To amend sections 198, 218, 219, 220, 225 and 226 of the General Code of Ohio, relating to the vital statistics	474	482
473	Mr. Kessler. To amend section 10224 of the General Code, extending the jurisdiction of justices of the peace in replevin.	474	482

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
474	Mr. King, of Ashtabula. Providing a levy for the support of the state normal schools at Bowling Green and Kent, Ohio..	474	482
475	Mr. Freeman. To amend section 9114 of the General Code, relating to free transportation of police and firemen.....	474	482
476	Mr. Ertel. To amend section 9765 of the General Code, relating to investments of saving banks.....	474	482
477	Mr. Ertel. To amend section 9781 of the General Code, relating to investments of trust companies.....	474	482
478	Mr. Ertel. To amend section 4189 of the General Code, relating to the management and control of union cemeteries, and to repeal sections 4184, 4185 and said original section 4189....	474	482
479	Mr. Criswell, of Coshocton. To regulate sale of ginseng.....	474	482
480	Mr. Criswell, of Coshocton. Fixing a penalty for destruction of growing ginseng or golden seal.....	474	482
481	Mr. Doster. To supplement section 1027 of the General Code by the enactment of sections 1027-1, 1027-2, 1027-3, 1027-4, 1027-5, 1027-6 and 1027-7, relative to regulating sanitary condition in canning factories.....	475	482
482	Mr. Sweeney. To amend section 2229 of the General Code and to supplement section 2229 of the General Code by the enactment of section 2229-1, relative to the employment of convicts in state institutions and regulating the hours of labor thereof	475	482
483	Mr. Kilrain. For the prevention of occupational diseases with special reference to lead poisoning.....	475	482
484	Mr. Plumb. Granting to the Columbus, Urbana and Western Electric Railway Company a right of way over certain lands owned by the state of Ohio, known as the Girls' Industrial Home	475	482
485	Mr. King, of Franklin. To amend section 8 of the act of March 3, 1904 (97 Ohio Laws 29), being section 1051 of the General Code	475	483
486	Mr. King, of Franklin. To amend section 2 of the act of May 10th, 1910 (101 Ohio Laws 325), being section 1058-2 of the General Code.....	475	483

BILLS OF THE HOUSE OF REPRESENTATIVES—Continued.

[illegible]

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
487	Mr. Orrison. Appropriating the sum of thirty thousand (\$30,000.00) dollars, for the purpose of constructing and equipping a public convenience station in connection with the state capitol grounds in Columbus, for the comfort and convenience of the citizens of Ohio and other visitors to the state capitol..	475	483
488	Mr. Carroll. To supplement section 11896 by a section to be known as section 11896-A and to amend section 11897 of the General Code, relating to the appointment, powers, duties and compensation of receivers.....	475	483
489	Mr. Anderson. Providing for the relief of the widow and child of Frank Fitzgerald, deceased.....	475	483
490	Mr. Reid, of Fayette. To amend section 1592 of the General Code, relative to the common pleas judge performing the duties of a probate judge while he is absent from the county or sick..	475	483
491	Mr. Black, of Hamilton. To amend sections 13764 and 13682 of the General Code, to authorize the state to prosecute error in certain additional cases.....	475	483
492	Mr. McGuffey. To amend section 7217 and to repeal sections 7185, 7203, 7204, 7205, 7206, 7207, 7208, 7209, 7218 of the General Code, relating to the construction of turnpikes:.....	475	483
493	Mr. Pence. To amend section 7148 of the General Code, relative to the cutting of weeds along public roads and to supplement it by the enactment of supplemental sections 7148-1 and 7148-2	475	483
494	Mr. Gilson. To amend section 4991 of the General Code, relating to expenses at primary elections.....	475	483
495	Mr. Robinson. Providing for the relief of Vinton Gilmore....	475	483
496	Mr. Detrick. To supplement section 9880 of the General Code by the enactment of supplemental section 9880-1, providing for the election of board of directors of agricultural societies.....	475	483
497	Mr. Williams. To supplement section 3812 of the General Code, relative to the levy of special assessments.....	475	483
498	Mr. Cowan. Ceding certain land in Ottawa county, Ohio, known as the site of the Perry's Victory Memorial, to the United States of America, and authorizing the governor of the state of Ohio to convey said land to the United States of America	476

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
782	624	924				925			1129	1262
685	562	686	685			686			1126	1264
778	562	905				905			1222	1267
775	535	896	536			897			1161	1265
	865									
489		489				490			807	915

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
499	Mr. Kilpatrick. To amend sections 4227-1, 4227-2, 4227-3, 4227-4, 4227-5 and 4227-6 of the General Code as enacted June 14th, 1911, providing for the Initiative and Referendum in municipal corporations	476	483
500	Mr. Kilpatrick. To amend section 5649-2 and repeal section 5649-3 of the General Code, relative to the limitation of the tax rate	476	483 816 848
501	Mr. Kilpatrick. To regulate the rates to be charged by casualty and bonding companies or associations organized under the laws of this state or doing any insurance business in this state for profit.....	476	483
502	Mr. Barthelmeh. To provide for regulation of pleasure boats and crafts on non-navigable streams.....	476	483
503	Mr. Foreman. To amend section 5649-2 of the General Code, relating to limitation on tax rates.....	476	483
504	Mr. Guthery. To amend section 5053 of the General Code of Ohio	476	483
505	Mr. Smith, of Butler. To provide for the deposit of donations and bequests to Miami university and to supplement section 7941 of the General Code of Ohio.....	480	565
506	Mr. Smith, of Butler. To permit incorporated associations to acquire prehistoric monuments and sites.....	480	565
507	Mr. Vollmer. To amend section 10289 of the General Code, by adding thereto certain supplementary sections, to save costs and prevent litigation.....	480	565
508	Mr. Morris. To amend section 8773 of the General Code, relating to railway tracks over streams.....	481	565
509	Mr. Anderson. To supplement section 614-63 of the General Code by supplemental section 614-63a, relating to telephone rates on party lines.....	481	565
510	Mr. Black, of Hamilton. To repeal sections 7924, 7925, 7926, 7927, 7928, 7929 and 7986 of the General Code, relating to taxation	481	565
511	Mr. Lowry. To appropriate the sum of one thousand dollars for the use of Mrs. W. T. Smith.....	481	481

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
840	734	841	735 841	720	841	1103	1267
815	634	989	634 815 847 989	706-928	990	847	1124	1265
.....	864	864
.....	622
.....
.....
719	635	719	720	1162	1266
779	620	924	782	924	1222	1266
.....	858	858
953	633	1015	633	953	1015
.....
.....
704	525	704	704	1143	1266

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
512	Mr. Gilson. To supplement section 917 of the General Code by the enactment of an additional section to be known as section 917-1, relative to when owners of unmined coal may appropriate private property.....	481	565
513	Mr. Gilson. To amend section 4688 of the General Code, relating to dissolving village school districts.....	481	565
514	Mr. Diser. To amend section 10441 of the General Code, relating to the right of appeal in proceedings in aid of execution	481	565
515	Mr. Deaton. To further define the duties of drivers of vehicles upon public highways.....	481	565
516	Mr. Hite. To amend section 5649-3a of the General Code, relating to the amount of taxes which may be levied for township purposes	481	481
517	Mr. Hoover. To supplement section 10092 of the General Code, by the enactment of sections 10092-1, 10092-2, 10092-3, 10092-4 and 10092-5, further to define duties and powers of a charitable trust	481	565
518	Mr. Dickson. To amend section 7753 of the General Code, relating to state school inspectors.....	481	565
519	Mr. Black, of Wyandot. To amend section 4995 of the General Code, relating to the substitution of other party candidates by committee.....	481	565
520	Mr. Kennedy. To amend section 13661 of the General Code, relative to the testimony of defendants in criminal cases.....	481	565
521	Mr. Holl. To amend section 9119 of the General Code, relating to appropriation of property by railroads other than steam.	537	565
522	Mr. Smith, of Butler. To provide optional plans of government for municipalities and permitting the adoption thereof by popular vote in accordance with article XVIII, section 2, of the constitution of Ohio.....	537	565 820
523	Mr. Conover. To amend sections 6441-1 and 6441-2 of the General Code, relating to the spraying of orchards.....	537	565

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
.....	739	739
783	632	926	926	1129	1264
782	624	924	782	924	1143	1265
785	646	944	785	945	1222	1265
.....	634
.....	735	798
.....
.....	968
.....
.....	1091
818	729 966	1019	729 818 966	731-1170 1223-1274 1293	1019	1105	1330
784	619	929	619 784	929	1082	1264

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
524	Mr. Thatcher. To appropriate the sum of eight hundred dollars and eighty-three cents for the use of Mrs. Margaretta Lamb	537	566
525	Mr. Thatcher. For the relief of W. S. Osborn, of Jefferson township, Clinton county, Ohio.....	538	566
526	Mr. Fellingner. To prevent discrimination against alien dependents of killed employees.....	538	566 818
527	Mr. Bonnell. To permit certain persons to vote when absent from home	538	566
528	Mr. Bonnell. To authorize the governor of Ohio to execute a deed for lands held by the state in Guernsey county.....	538	566
529	Mr. Capelle. To establish a state athletic commission and to enumerate and define its powers.....	538	566 983
530	Mr. Snyder, of Hamilton. To supplement section 2419 of the General Code by an additional section authorizing county commissioners to contract with cities for the maintenance of the county poor	538	566 866
531	Mr. Snyder, of Hamilton. To amend sections 6094 and 6094-1 of the General Code of the state of Ohio.....	538	566
532	Mr. Snyder, of Hamilton. To provide for the lease by the state of the Longview hospital and other property in Hamilton county; for its use, maintenance and management, and the ultimate purchase thereof.....	538	566
533	Mr. Snyder, of Hamilton. To amend section 5353 of the General Code	538	566
534	Mr. Schweikert. To require electric railway companies to equip their cars with vestibules for protection of conductors..	538	566
535	Mr. Beyer. To appropriate the sum of one thousand dollars to be paid to the heirs of the Hon. D. P. Hagerty, deceased, represented by A. L. Hagerty.....	538	566
536	Mr. Gilson. To amend section 7645, relative to course of study.	538	566

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
537	Mr. Nye. To provide for the regulation of the operation of steam railroads, to provide for signal lights upon switches and derails, to provide for signal lights marking the position and location of all derailing devices, and to provide a penalty and a liability for the violation thereof, and repealing all laws and parts of laws in so far as they conflict therewith.....	538	566
538	Mr. Jenkins. To amend sections 5910 and 5911 of the General Code in regard to expenses of building and maintaining line fences	538	566
539	Mr. Plank. To amend section 10324 of the General Code, relating to demanding a jury.....	538	566
540	Mr. Horwitz. To amend section 8640 of the General Code, providing for the appointing of wharfmasters, prescribing their duties, and fixing compensation.....	538	566
541	Mr. Wintermute. To amend section 2933 of the General Code, relating to compensation for soldiers' relief committees.....	538	566
542	Mr. Vonderheide. For the payment of residents of Montgomery county, Ohio, of the sum of one thousand and ninety dollars for horses killed infected with glanders.....	538	566
543	Mr. Shanley (by request). To provide for the sale of bread by weight	538	566
544	Mr. Thomas. To provide an additional method for the laying out, construction, repair or improvement of any public road or any part thereof and for the straightening, widening, altering and draining of the same, by the county commissioners to be known as sections 6926 to 6956 inclusive, and to supplement section 6956 by section to be known as 6956-a and to repeal original sections 6926 to 6956 inclusive, of the General Code..	538	566
545	Mr. Boggs. To amend section 4404 of the General Code of Ohio, relating to the number and compensation of members of boards of health in municipalities.....	567	577
546	Mr. Boggs. To prevent persons from burning or permitting to burn coal dirt, coal slack, coal screenings, draw slate, soap stone or coal refuse of any kind from coal mines.....	567	577
547	Mr. Snyder, of Hamilton. To empower public library trustees to create and maintain a library employee's pension fund..	567	577
548	Mr. McGuffey. To create, establish and maintain drainage districts	567	577

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
1187	619	1187	619	1187
787	734
663	631	664	631 663	632	664	810	987
784	636
788	745
1095	972	1095	972	1095

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
549	Mr. Warnes. To amend sections 6290, 6294, 6295, 6298, 6299, 6300, 6301, 6302, 6309, 12613 and 12614 of the General Code, relating to motor vehicles.....	567	577 921
550	Mr. Duffey. To appropriate the sum of eighteen hundred dollars for the use of Mrs. Lawrence F. Conway.....	567	577
551	Mr. Duffey (by request). To amend section 13684 of the General Code, relative to the effect of decisions of the supreme court on prosecuting attorney's bill of exceptions.....	567	577
552	Mr. Cowan. To issue duplicate warrant on the state treasurer.	567
553	Mr. Read, of Summit. To amend section 8883 of the General Code, relating to apportionment of costs for railroad tracks and crossings	567	577
554	Mr. Cowan. To make an appropriation of funds to erect, at Ft. Jennings, Putnam county, Ohio, a monument to the memory of Colonel William Jennings.....	568	577
555	Mr. Thomas. To amend sections 3399, 3400, 3401 and 3402 of the General Code, relative to the erection of public buildings in townships and villages.....	568	577
556	Mr. Black, of Wyandot. To provide for the appointment of a commission to acquire a site, and to prepare and adopt plans for the erection thereon of a new penitentiary.....	568	577 843
557	Mr. Black, of Wyandot. To require railroad companies to furnish shelter to employes.....	568	577
558	Mr. Kessler. Authorizing trustees of Meigs township, Adams county, Ohio, to transfer funds.....	576	640
559	Mr. Smith, of Butler. To amend section 9908 of the General Code, relating to the real estate of agricultural societies.....	576	576
560	Mr. Doster. To regulate the employment of females in certain industries	576	640
561	Mr. Sweeney. To amend section 12833 of the General Code, relative to aiding or inducing convicts to escape.....	576	640

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
562	Mr. Snyder, of Hamilton. To provide for leasing of a further part of the Miami and Erie canal to the city of Cincinnati and to amend section 6 and repeal section 2 of the Act of May 15, 1911, "To provide for leasing a part of the Miami and Erie canal to the city of Cincinnati as a public street or boulevard, and for sewerage and subway purposes".....	576	640
563	Mr. Snyder, of Hamilton. To provide for the marking and designating of bottles and other containers used in the manufacture and sale of foods, aerated waters and beverages.....	576	640
564	Mr. Snyder, of Hamilton. Declaring the use by any person or corporation other than the owner of marked and designated bottles and containers used in the manufacture and sale of beverages and foods unlawful, and providing for punishment therefor	576	640
565	Mr. Snyder, of Hamilton. To supplement section 13482 for search warrant	577	640
566	Mr. Black, of Hamilton. To amend section 5092 of the General Code, relating to judges and clerks of elections.....	577	640
567	Mr. Fulton. To supplement section 4828 of the General Code, by the enactment of an additional section to be known as section 4828-1, providing for the apportionment of congressional districts for Ohio under the thirteenth census of the United States	577	640
568	Mr. Collins. To amend section 13432 of the General Code, relating to jury trials before a justice of the peace, police judge or mayor in certain cases.....	577	640
569	Mr. Read, of Summit. To supplement sections 1043, 1047, 1048, 1049, 1051, 1053, 1056, 1057, 1058 of the General Code by the enactment of supplementary sections 1043-1, 1047-1, 1048-1, 1049-1, 1051-1, 1053-1, 1056-1, 1057-1, 1058-31, to provide for licensing of operators of portable engines.....	577	640
570	Mr. Etling. Authorizing the superintendent of public works to investigate the drainage and reclaiming of waste lands.....	577	577
571	Mr. Warnes. To provide for the appointment of deputy tax commissioners, and to provide for the collection of taxes.....	577	640
572	Mr. Kennedy. To amend section 9735 of the General Code, relating to declaration of dividends by banks.....	617	641

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
1026	795	1026	795 1026	957	1026	1161	1268
.....	733	788
787	733	787	787
.....	734
764	644	764	764	1084	1262
1153	851	1154	852 1153	954-1089 1268-1287	1154	1250	1182	1330
737	737	878	737	878
.....	857
.....	578	606
1028	995	1031	995 1028	1032	1165	1262
1180	1047	1180	1180	1221	1268

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
573	Mr. Kennedy. To amend section 724 of the General Code, relating to examination of banks.....	617	641
574	Mr. Snyder, of Pickaway (by request). To amend section 1698 of the General Code, relative to rules that the supreme court may prescribe to govern the examination of persons to be admitted to practice as an attorney and counselor at law in the state of Ohio.....	617	641
575	Mr. Boggs. To amend sections 5837, 5838 and 5839 of the General Code of the state of Ohio.....	641	647
576	Mr. Smith, of Butler. Establishing a municipal court for the city of Hamilton, Butler county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.....	641	641
577	Mr. Criswell, of Coshocton. To amend section 7108 of the General Code, to provide for the improvement of public highways in municipalities.....	641	647
578	Mr. Tetlow. To amend sections 8945-1, 8945-2 and 8945-3 of the General Code, and to enact supplementary sections 8945-4, 8945-5 and 8945-6 requiring common carriers engaged in operating a railroad, located in whole or in part within the State of Ohio, to equip all locomotive engines used in transportation of trains with safe and efficient headlights, and to provide a penalty for the violation of the same.....	641	647
579	Mr. Tetlow. To regulate the number of manufactories of intoxicating liquors in any county of the state.....	641	647
580	Mr. Vollmer. Providing for the establishment of courts of conciliation	641	647
581	Mr. Schaefer. Providing for the relief of John S. Cutcheon, private in Battery "A," Field Artillery, Ohio National Guard..	641	647
582	Mr. Mills. To repeal chapter I, division 2, title III, part first of the General Code, relating to the public service commission of Ohio; and to enact a chapter, with a similar number, relating to the public utilities commission of Ohio.....	641	641
583	Mr. Mills. To authorize the board of trustees of the Ohio state university to construct and equip buildings and provide apparatus for the same, to appropriate from the general revenue fund for the state for such purposes and to provide for the reimbursement of said fund out of the Ohio state university fund	641	641

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
584	Mr. Kilrain. To repeal section 11561 of the General Code....	642	647
585	Mr. Carroll. To punish the offense of giving a false or fictitious name	642	647
586	Mr. Beyer. To further supplement section 5365 of the General Code by the enactment of a section to be known as section 5365-2 of the General Code, and to provide for private forest reserves for the purpose of carrying into effect certain provisions of section 36, article 2 of the constitution.....	642	642
587	Mr. Vonderheide. To regulate the itinerary vending of medicines, and nostrums, and of compounds and mixtures containing dangerous or habit-forming drugs, and to provide for the licensing of venders of the same.....	642	647
588	Mr. Nye. To provide for the nomination and election of municipal officers by separate and non-partisan ballot.....	642	647
589	Mr. Williams. To amend sections 1 and 8 of an act, entitled an act to establish a criminal court in the city of Lorain, Lorain county, Ohio, passed May 10, 1910.....	642	647
590	Mr. Cowan. To make general appropriations.....	642
591	Mr. Kramer. To amend section 13049 of the General Code, relating to shows and exhibits on Sunday.....	642	647
592	Mr. Donaldson. To authorize the board of education of Townsend township, Sandusky county, Ohio, to pay Dorothy Gellert for services as teacher.....	642	647
593	Mr. Read, of Summit. To provide for the erection of a building for state printing and bindery and to make appropriation therefor	642	647
594	Mr. Barthelmeh. To amend section 3637 of the General Code, relating to electric wires in municipalities.....	642	647
595	Mr. Barthelmeh. Relating to suits against the state.....	643	647
596	Mr. Nungesser. To amend sections 8875, 8878, 8888 and 8890 of the General Code, relating to grade crossings in municipalities	645	748
597	Mr. Mills. To protect persons furnishing labor and material for the construction of public works, and to repeal sections 8324, 8325, 8326, 8327, 8328, 8329, 8331 and 8332 of the General Code	645	748

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
598	Mr. Winters. To revise the statutes relating to the assessment for purposes of taxation of real and personal property and the levy and collection of taxes; to divide the state into assessment districts; to provide for the appointment of district assessors and district boards of review therein; to prescribe the powers and duties of such officers and boards, and to further define and prescribe the powers and duties of county auditors, county treasurers, county recorders, prosecuting attorneys, sheriffs, boards of county commissioners, probate courts, and other officers, boards and courts, relating to the assessment of property and the levy and collection of taxes.....	645	748
599	Mr. Black, of Hamilton. Providing for authority to county auditor and treasurer to contract for information as to property withheld from taxation.....	645	748
600	Mr. Reppert. To amend section 3632 of the General Code, relating to vehicles and the use of streets.....	645	748
601	Mr. Hoffman. To amend section 1541 of the General Code, relating to appointment of court interpreters, criminal bailiffs, and their duties.....	645	748
602	Mr. Reppert. To amend section 3675 of the General Code, relating to the licensing of vehicles and the use of revenue from same	645	748
603	Mr. Scott. To authorize the county commissioners of Harrison county, Ohio, to pay certain bills.....	645	720
604	Authorizing the county commissioners of the several counties of the state for the benefit of public health, convenience, or welfare, to construct, maintain, repair and operate sewer improvements and sewerage treatment works outside of municipalities, and to repeal certain sections of the General Code.....	645	748
605	Mr. Guthrie. To amend section 2718 of the General Code, relative to county depositaries.....	645	748
606	Mr. Wintermute. To amend section 5646 of the General Code, exempting municipalities from taxation for township purposes	645	748
607	Mr. Vonderheide. Providing for the relief of Harry Anderson.	645	748

BILLS OF THE HOUSE OF REPRESENTATIVES—Continued.

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BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
608	Mr. Vonderheide. Defining, for the purpose of taxation, the term "gross premiums," as applied to mutual fire insurance companies receiving premium deposits in excess of the cost of insurance to the insured, and returning such excess ratably to their policy holders.....	645	748
609	Mr. Hastings. To amend sections 4842 and 4847 of the General Code and add supplementary section 4847-1, relating to election precincts	645	748
610	Mr. Hastings (by request). To amend sections 6104 and 6105 of the General Code to enable veterinary surgeons to make out prescriptions for intoxicating liquor.....	645	748
611	Mr. Behne. Providing for the creation of a commission to acquire a site and erect thereon a state office building.....	646	748
612	Mr. Black, of Wyandot. To amend section 1866 of the General Code so as to provide for the application of earnings of prisoners	646	646 843
613	Mr. Kennedy. To prohibit the unauthorized transaction of trust company business and to restrict the use of the word "trust" in certain cases.....	646	748
614	Mr. Fellingner. To amend sections 9393, 9394 and 9395 of the General Code, relating to exemption of life insurance from claim of creditors.....	646	748
615	Mr. Capelle. To investigate the relation of the street attire of women to immorality.....	646	748
616	Mr. Hite. To amend sections 1182, 1183, 1184-4, 1185, 1186, 1190, 1191, 1192, 1193, 1195, 1197, 1199-1, 1200, 1201, 1202, 1203, 1203-1, 1206, 1208, 1210-1, 1211, 1212, 1215, 1216, 1222, 1223, 1225, 1226, 1227, and 1228, and to add supplemental sections 1184-5, and 1231-4 of the General Code, relating to the state highway department	651	748
617	Mr. King, of Ashtabula. To provide for a county referendum on the question of authorizing county commissioners to make any part or parts of a maximum special annual levy on the grand duplicate of a county for the purpose of providing funds for paying the county's share of the cost of constructing, improving, maintaining and repairing county highways, and authorizing the issue of bonds in anticipation thereof.....	746	746

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
	1047		1047							
843	743 965	1020	965		743	1020			1083	1262
941	749	942			904	942			1136	1267
	974									

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
618	Mr. Smith, of Butler. To provide for the incorporation of clearing house associations, prescribe their duties, and provide for review of the acts of such associations by courts of justice.	746	746
619	Mr. Jackson (by request). To supplement section 9156 of The General Code, to regulate the carrying of guns and other firearms by persons on passenger, baggage and express cars of steam railroads, street and interurban railroads and other common carriers, by adding section 9156-1.....	746	746
620	Mr. Ertel. Providing for an exhibit by the state of Ohio for the Panama-California Exposition at San Diego, California, in the year of 1915, celebrating the opening and the commercial use of the Panama canal and making appropriation therefor and providing for the appointment of a commission.....	746	746
621	Mr. Brennan. To amend sections 4877-4946 of the General Code, relative to compensation of deputy clerk and assistants of the board of deputy supervisors.....	746	746
622	Mr. Fellingner. To amend sections 621, 622 and 623 of the General Code, relating to the superintendent of insurance, and further defining his powers and duties.....	746	746
623	Mr. Black, of Hamilton. To provide a municipal court for the city of Norwood.....	746	746
624	Mr. Black, of Hamilton. To amend sections 4804 and 4805 of the General Code, relating to the appointment of boards of deputy state supervisors of elections.....	746	746
625	Mr. Capelle. To amend sections 4870, 4871, 4872, 4873, 4874, 4875, 4876, 4877, 4878, 4879, 4880, 4881, 4882, 4883, 4884, 4885, 4886, 4887, 4888, 4889, 4890, 4891, 4894, 4897, 4902, 4908, 4913, 4914, 4921, 4922, 4923, 4924, 4925, 4926, 4927, 4928, 4930, 4931, 4932, 4933, 4934, 4935, 4937, 4938 and 4939 of the General Code, to establish a new method of registration in the state of Ohio; and to repeal sections 4892, 4893, 4895, 4896, 4898, 4899, 4900, 4901, 4903, 4904, 4905, 4906, 4907, 4909, 4910, 4911, 4912, 4915, 4916, 4917, 4918, 4919, 4920, 4929 and 4936 of the General Code.	747	747
626	Mr. Capelle. To amend sections 4944 and 4946 of the General Code, to allow all the expenses of the boards of deputy state supervisors and inspectors of elections to be paid by the county treasurers direct and that the cities' portion of the expense be deducted from the taxes due them at the first semi-annual settlement upon certification of same by the board of deputy state supervisors and inspectors of elections to the county auditor	747	747

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
627	Mr. Beyer. To provide for converting into forest reserves lands or parts of lands which have been or may be forfeited to the state, and to authorize the acquiring of other lands for that purpose so as to carry into effect a certain provision of article II, section 36 of the constitution.....	747	747
628	Mr. Gilson. To regulate the lunch period of employes employed eight hours consecutively to not less than twenty minutes	747	747
629	Mr. Wintermute. To prohibit belling and disturbance at wedding parties	748	748
630	Mr. Colter. Authorizing the construction, maintenance, repair and operation of joint sewer improvements, and joint sewage treatment works for the benefit of any rural land not more than three miles outside of a municipal corporation or for the benefit of such rural land and land within a municipal corporation	748	748
631	Mr. Welsh. To authorize township trustees to establish additional outlets for township ditches.....	748	748
632	Mr. Rhulman. To amend section 7596 of the General Code, relating to state aid for weak school districts.....	748	748
633	Mr. Lowry. To make an appropriation for the relief of flood sufferers	767
634	Mr. Snyder, of Hamilton. To supplement section 1670 of the General Code by the enactment of section 1670-1 of the General Code, relating to the detention home for delinquent, dependent or neglected minors under the age of seventeen years..	796	796
635	Mr. Williams. To amend section 2436 of the General Code, relating to the rebuilding of public buildings and bridges, destroyed by fire or other casualty.....	796	797
636	Mr. Collins. To amend sections 6956-12 and 6956-15 of the General Code of Ohio, relating to the laying out, construction, repairs or improvements of public roads.....	797	797
637	Mr. Lowry. To amend section 614-52 of the General Code of Ohio	797	797

BILLS OF THE HOUSE OF REPRESENTATIVES—Continued.

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BILLS OF THE HOUSE OF REPRESENTATIVES —Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
638	Mr. Bigelow. To provide for the submission of publicity pamphlets by the state, county or municipality, relative to measures submitted to the people through the initiative and referendum	798	798 912
639	Mr. Dickson. To amend section 7587 of the General Code, relating to tax levy for school funds.....	798	798
640	Mr. Snyder, of Pickaway. To authorize county commissioners, township trustees, boards of education, road commissioners, councils of municipal corporations and boards and officers thereof temporarily to repair, reconstruct and replace public property and public ways destroyed or injured by floods occurring in March and April, 1913; to authorize county commissioners and councils of municipal corporations to borrow and expend money for the purpose of cleansing public places and private grounds and buildings and removing therefrom any matter deposited therein by said flood which is inimical to the public health, safety or convenience; and to exempt proceedings for the permanent repair, reconstruction and replacement of such public property and public ways, and bonds issued and levies made for such purposes from certain requirements and limitations	799	799
641	Mr. Snyder, of Hamilton. Authorizing conversion and grant of municipal public utility franchises into indeterminate permits, providing procedure for acquisition of such utilities by municipalities, and for their regulation and control.....	799	799
642	Mr. Read, of Summit. To authorize the formation of conservation and drainage districts for the control of flood waters in Ohio	799	799
643	Mr. Vollmer. For the establishment of an insurance fund through which old age annuities and life insurance shall be issued by the state.....	801	801
644	Mr. Lustig. Providing for the reissue of lost, destroyed or stolen bonds and certificates of indebtedness.....	801	801
645	Mr. Lustig. To amend section 7623 of the General Code, relating to the bidding and letting of contracts by boards of education	801	801
646	Mr. Doster. To amend section 3636 of the General Code, relative to erection of building and elevators.....	802	802

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
910	851 1025	1146	910	851	1146	1222	1266
.....	861	861
838	823	839	823 838	829	839	945	945
1158	903	1159	1158	1214-1307 1312-1324	1159	1210	1331
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.....	1091
.....	980
975	975	1145	975	1145	1229	1267

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
647	Mr. Morris. To amend sections 7830, 7831, 7832 of the General Code, relating to teachers' certificates, and to repeal the original sections 7830, 7831 and 7832 of the General Code.....	802	802
648	Mr. Black, of Hamilton. To amend sections 2421, 5629, 5635, 5643, 5649-4 of the General Code and to supplement section 3953 by the enactment of a supplemental section to be designated as section 3953-1 of the General Code, to supplement section 5636 by the enactment of a supplemental section to be designated as section 5636-1 of the General Code, and to supplement section 5649-4 by the enactment of a supplemental section to be designated as section 5649-a of the General Code, relating to bond issues and taxation for the repair and replacement of public buildings, works, ways and bridges and to repeal sections 2436 and 7557 of the General Code, relating to buildings and bridges.....	802	802
649	Mr. Capelle. To provide for issuing bonds to meet the emergency caused by flood and high water without restriction.....	802	802
650	Mr. Vonderheide. To make building and loan associations, organized under the laws of the state of Ohio and located in those portions of the state of Ohio affected by the floods of March, 1913, depositories of state funds for a period not to exceed two years.....	802	802
651	Mr. Fell. To authorize the board of deputy state supervisors of elections for Muskingum county, Ohio, to substitute destroyed duplicate lists and registers of electors of the city of Zanesville, Muskingum county, Ohio.....	802	802
652	Mr. Kramer. To amend section 13853 of the General Code of Ohio, in reference to boards of county commissioners appropriating money for repairing of grounds for memorial purposes	803	803
653	Mr. Read, of Summit. To authorize payment to the deputy state supervisors of elections for services rendered at the 1912 election of the constitutional amendments.....	803	803
654	Mr. Duffey. To amend section 2 of an act of the General Assembly of the state of Ohio, entitled "An act to provide for the appointment of a commission to inquire into the question of employers' liability and other matters," approved May 17th, 1910, so as to provide compensation for the members of such commission and making an appropriation.....	868	868
655	Mr. Terrell. To amend section 8030 of the General Code, relating to adoption of children.....	869	869

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
656	Mr. Kennedy. For the relief of Mary T. Harris, on account of the loss of her husband, William Harris, who lost his life while in the performance of military duty as a member of the Ohio National Guard.....	903	903
657	Mr. Kennedy. For the relief of Hattie G. Harper, on account of the loss of her husband, E. L. Harper, who lost his life while in the performance of military duty as a member of the Ohio National Guard	903	903
658	Mr. Frick. To provide for changing the channel of the Scioto river at Portsmouth, Ohio, in Scioto county, to conform to the original location that such stream occupied prior to constructing the Ohio and Erie canal.....	977	977
659	Mr. Shanley. To furnish service ribbons to the officers and enlisted men of the Ohio National Guard.....	977
660	Mr. Jenkins. To amend sections 4681 and 4682 of the General Code and to supplement section 4682 of the General Code by enacting section 4682-1 of the General Code, relating to the organization and dissolution of village school districts.....	978	978
661	Mr. Thomas. To prescribe the conditions under which the superintendent of banks and banking may take possession of a bank, to define the rights of such bank and its officers, and to make liable the state of Ohio, and the superintendent of banks and banking for his wrongful acts.....	978	978
662	Mr. Thomas. To require banks to make and publish a report of their financial condition, provide the conditions under which election of directors shall be held, to provide a method by which any or all directors may be removed, to allow a stockholder of a bank or his attorney to inspect the bank, and to repeal all acts inconsistent with this bill.....	979	979
663	Mr. Chapman. To provide for refunder of portions of the tax on the traffic of intoxicating liquors in certain cases of enforced discontinuance of said traffic.....	979	979
664	Mr. Snyder, of Hamilton. To amend section 5587 of the General Code relating to omitting from the tax duplicate structures, orchards, timber, ornamental trees or groves destroyed by fire, flood, cyclone, storm or otherwise and to authorize the omission from the tax duplicate of the amount of the depreciation of land or farms caused by the washing away of soil thereof or deposit thereon of sand or gravel.....	979

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
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978	978	978	1161	1266
1044	1043	1092	1044	1092	1161	1267
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.....
1155	1009	1155	1009 1155	1155	1224	1263
979	1093	979	1093

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Number.	Author and Title.	Introduction and First Reading.	Referred.
665	Mr. Cowan. To make an appropriation for the per diem, transportation, subsistence, purchase of medical and other stores and emergency expenditures incurred for the relief of flood sufferers by the Ohio National Guard.....	1023
666	Mr. Cowan. Making appropriations for interest on the irreducible debt, for the support of the common schools, for the Miami University, the Ohio University, the state normal school or college of the Ohio University, the state normal school or college of the Miami University, the Ohio State University, and for the normal and industrial department of the Wilberforce University	1023
667	Mr. Murphy. To authorize the board of county commissioners of Preble county, Ohio, to pay the sum of \$500.00 for the relief of the flood sufferers of Dayton, Ohio.....	1023
668	Mr. Leist. To make appropriations for the support of the common schools of the state.....	1050
669	Mr. Lowry. To amend sections 4949, 4950, 4951, 4952, 4953, 4954, 4955, 4956, 4959, 4960, 4961, 4963, 4964, 4967, 4968, 4969, 4970, 4973, 4974, 4984, 4986, 4987, 4988, 4989; to supplement sections 4952, 4969 and 4991 by the enactment of sections 4952-1, 4969-1, 4991-1, and to repeal sections 4957, 4958, 4965 and 4966 of the General Code, relating to primary elections.....	1097
670	Mr. Cowan. To make general appropriations.....	1122
671	Mr. Cowan. To repeal section 7576 of the General Code.....	1197
672	Mr. Dickson. Providing for the relief of members of Company B, Seventh Infantry, of the Ohio National Guard.....	1198	1198
673	Mr. Cowan. To make appropriations to pay unauthorized deficiencies and liabilities existing prior to February 15, 1913.....	1244
674	Mr. Cowan. To make sundry appropriations, and to amend House Bill No. 381, passed February 27, 1913, entitled an act "To make partial appropriations for the last three-quarters of the fiscal year ending November 15, 1913, and the first quarter of the fiscal year ending February 15, 1914"; and to amend House Bill No. 590, passed April 14, 1913, entitled an act "To make general appropriations".....	1244

BILLS OF THE HOUSE OF REPRESENTATIVES — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
1121	1121	1121	1143	1152
1171	1171	1171	1282	1329
.....	1198
1050	1050	1050	1190	1267
1097	1097	1098	1124	1264
1192	1192	1192	1193	1318	1330
1197	1198	1198	1282	1329
.....
1275	1277	1275	1278	1315	1330
.....
1278	1281	1278	1281	1316	1331

BILLS OF THE HOUSE OF REPRESENTATIVES — Concluded.

Number.	Author and Title.	Introduction and First Reading.	Referred.
675	Mr. Mills. To amend section 614-53 of the General Code, relating to the issuing of stocks, bonds, notes and other evidences of indebtedness, payable at periods of greater than twelve months from the date thereof of public utilities and railroads	1244
676	Mr. Kennedy. To amend section 615, of the General Code, relative to the office of superintendent of insurance.....	1268
677	Mr. Snyder, of Pickaway. To amend section 6 of an act entitled "An act to authorize county commissioners, township trustees, boards of education, road commissioners, councils of municipal corporations and boards and officers thereof temporarily to repair, reconstruct and replace public property and public ways destroyed or injured by floods occurring in March and April, 1913; to authorize county commissioners and councils of municipal corporations to borrow and expend money for the purpose of cleansing public places and private grounds and buildings and removing therefrom any matter deposited therein by said flood which is inimical to the public health, safety or convenience; and to exempt proceedings for the permanent repair, reconstruction and replacement of such public property and public ways, and bonds issued and levies made for such purposes from certain requirements and limitations passed April 10, 1913, for the purpose of correcting typographical errors therein	1285
678	Mr. Deaton. To create an institution for the relief of the needy blind	1298
679	Mr. Cowan. Relative to certain proposed amendments to the constitution of Ohio and the publication thereof.....	1305

BILLS OF THE HOUSE OF REPRESENTATIVES — Concluded.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled or Postponed.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in Senate.	Enrolled and Signed.
1275	1275	1295	1275	1294	1331
1269	1269	1269	1324	1331
1285	1286	1286	1323	1330
1298	1298	1298	1298	1323	1330
1305	1305	1305	1312	1330

BILLS OF THE SENATE.

Number.	Author and Title.	Received—Read First Time.	Referred.
1	Mr. Hudson. To establish a state board of registration and examination for civil and mining engineers and surveyors, and to regulate the practice thereof.....	133	157 266 416
2	Mr. Haas. To amend Sections 1421, 1422, 1423 and 1424 of the General Code, relative to non-resident hunters' license.....	315	327
3	Mr. Hillenkamp. To amend Section 7729 of the General Code, relating to the teaching of German in public schools.....	186	219
6	Mr. Hillenkamp. To amend Section 8795 of the General Code, relative to mortgages of railroad companies.....	133	157
7	Mr. Friebohn. To regulate the civil service of the state of Ohio, the several counties, cities and city school districts thereof, and to repeal Sections 4412, 4477, 4478, 4479, 4480, 4481, 4482, 4483, 4484, 4485, 4486, 4487, 4488, 4489, 4490, 4491, 4492, 4493, 4494, 4495, 4496, 4497, 4498, 4499, 4500, 4501, 4502, 4503, 4504, 4505, 7690-1, 7690-2, 7690-3, 7690-4, 7690-5, 7690-6, 12895, 12896, of the General Code.....	652
8	Mr. Friebohn. To amend Sections 11455, 11456 and 11457 of the General Code of the state of Ohio, relative to verdicts in the Common Pleas Court.....	170	177
9	Mr. Gregory. To provide for the appointment of a commission for the erection of public halls in cities.....	151	176
10	Mr. Greenlund. To amend Section 7697 of the General Code of Ohio, relative to compensation of school director in city school districts	186	219 689
11	Mr. Green. To provide for registration of persons employed to advocate or oppose legislative measures, and to regulate the method of such advocacy or opposition.....	68

BILLS OF THE SENATE.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled, or Postponed to Time Certain.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
157	216 330 457	545	216 331 415 457	545
1159	535	1160	535 1159	1160	1255
219 690	690	690
157	386	161
1188	1080 1193	1255	1080 1188 1256	1189	1257	1312
177	213	221	222	213 247	223	258
176 1228	620	1228	620	1228	1254
219 689	385 740	881	740	881
.....	68

BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.	Referred.
12	Mr. Moore. To amend section 12788 of the General Code of Ohio, relating to screens for the protection of motormen or other persons operating electric cars.....	126	157 691
13	Mr. Weygandt. To amend Sections 5331 and 5333 of the General Code of Ohio pertaining to collateral inheritance.....	427	473
14	Mr. Lloyd. To provide for the establishment and maintenance of civic and social centers throughout the state.....	219	307
16	Mr. Herner. To amend Section 3812 of the General Code, relating to assessments.....	316	327
18	Mr. Greenlünd. A bill to amend and supplement Sections 1350, 1352, 1354, 1639, 1642 to 1648 inclusive, 1651 to 1656 inclusive, 1658 to 1662 inclusive, 1668, 1670, 1672 to 1675 inclusive, 1677, 1678, 1680, 1815-8, 1829, 2084, 2088, 2089, 2090 to 2092 inclusive, 2095, 2096, 2099, 2101 to 2103-2 inclusive, 2105, 2106, 2111 to 2119 inclusive, 2129, 2131 and 2147 inclusive, 2148-8, 2975, 3070, 3077, 3085, 3088 to 3093 inclusive, 3096 to 3100 inclusive, 3104, 3109, 3112, 3114, 3126, 4083, 4085 to 4088 inclusive, 4108, 4112, 7676, 7677, 7678, 7681, 7692, 7693, 7763 to 7768 inclusive, 7770, 7771, 7773, 7774, 7779, 7780, 7782, 10082, 10930, 12114, 12957, 12964, 12966 to 12968 inclusive, 12970-1, 12993 to 12999 inclusive, 13001 to 13003 inclusive, 13005, 13006 and 13018 of the General Code with the appropriate chapter headings. To supplement Sections 1352, 1648, 1652, 1660, 1683-1, 1815-11, 2089, 2119, 3108, 7692 and 13007 by the enactment of supplemental Sections 1352-1, 1352-3 to 1352-5 inclusive, 1648-1, 1652-1, 1660-1, 1683-2 to 1683-9 inclusive, 1815-12, 2089-1, 2119-1, 3108-1, 3108-2, 7692-1 to 7692-6 inclusive, 13007-1 to 13007-25 inclusive, to amend and re-enact Section 1676 as 1352-2, and Section 2103-1 as 2101-1, and to repeal Sections 1654-1, 1676, 1898, 1899, 1903, 2107 to 2110 inclusive, 2547, 3101, 3102, 3122, 4109 to 4111 inclusive, 7775, 8005 to 8022 inclusive, and 13004 of the General Code, relating to children and to females under twenty-one years of age and to organizations which include within their objects matters relating to children..	793	797
20	Mr. Cook. To repeal section 1176 and to amend sections 1175 and 13382 of the General Code and to supplement section 1177 of the General Code by the enactment of sections 1177-1 1177-2 and 1177-3 to further define the powers and duties of the state board of veterinary examiners.....	247	261

BILLS OF THE SENATE—Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled, or Postponed to Time Certain.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
157 691	387 740	881	691 740	958	881	1252
1027	796 801	1027	1027	1028	1252
.....	388	697
.....
907	857	908	857	857 958	909	13.

BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.	Referred.
23	Mr. Green. To regulate the weighing and measuring of coal at the mine before it is screened, and providing penalties for the violation thereof.....	652	718 823
25	Mr. Gregory. To supplement "An act supplementary to an act passed April 23, 1898 (93 O. L. p. 637), entitled, 'An act supplementary to an act relating to cities of the first class having a population exceeding one hundred and fifty thousand inhabitants, passed May 4, 1869 (66 O. L. p. 80), and to all acts supplementary to said act of May 4, 1869, and authorizing the board of trustees appointed under the act of May 4, 1869, to issue additional bonds for terminal facilities and permanent betterments for the line of railway,' passed May 17, 1911 (102 O. L. p. 111), and to provide for levying a tax to pay the interest and provide a sinking fund for the redemption of bonds issued under the act to which this act is supplementary.....	128	157
26	Mr. Dollison. Regulating the soliciting of money, or other thing of value, of persons confined in a penal or correctional institution of the state of Ohio.....	134	157 419
28	Mr. Cunningham. To amend sections 4681 and 4682 of the General Code, providing for the tax valuation and creation of village school district.....	343	390
29	Mr. Seward. To amend sections 404, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 420, 427, 428, 429, 431, 433, 435, 436, 437, 438, 439, 440, 442, 443, 444, 445, 449, 450, 451, 455, 457, 458, 459, 460, 461, 462, 464, 465, 468, 469, 470, 471, 472, 473, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, and 486, and to supplement section 408 by the enactment of supplemental section 408-1 and to supplement section 486 by the enactment of supplemental section 486-1 and to repeal sections 405, 419, 421, 422, 423, 424, 425, 426, 430, 432, 434, 463, 466, 467 and 474 of the General Code, relative to the department of public works.....	264	308 431
31	Mr. Hudson. To amend sections 1182, 1183, 1184, 1184-4, 1186, 1190, 1191, 1192, 1193, 1195, 1197, 1197-1, 1199-1, 1200, 1201, 1202, 1203, 1203-1, 1206, 1208, 1210-1, 1211, 1212, 1215, 1216, 1222, 1223, 1225, 1226, 1227 and 1228 and to add supplemental sections 1231-4 and 1231-5 of the General Code, relating to the state highway department.....	956	957

BILLS OF THE SENATE — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled, or Postponed to Time Certain.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
820	738 967	821 967	738
157 337	258 368	494	337 368	540	495	583
157 419	331 454	505	331 454	540	506	583
.....	744	744
388 431	387 401 532	545	401 431	388 406 592	545	665
1189	1024	1189	1024	1190	1312

BILLS OF THE SENATE — Continued.

Number.	Author and Title.	Received—Read First Time.	Referred.
33	Mr. Haas. To amend section 9468 of the General Code, relating to the age limit for admission to membership in fraternal benefit societies	188	219
34	Mr. Haas. To regulate the sales, transfer and assignment of stocks of goods, merchandise and fixtures, in bulk.....	342	390
36	Mr. Friebolin. To revise the statutes, relative to the organization and jurisdiction of the supreme court, the court of appeals and other courts.....	342	390 611
38	Mr. Green. To amend section 974 of the General Code, and to supplement it by the enactment of sections 974-1, 974-2 and 974-3, relating to the chief inspector of mines.....	132	157
41	Mr. Hopple. To amend sections 11276 and 11290 of the General Code of the state of Ohio, relative to place of suit and service of summons upon foreign corporations.....	316	327
42	Mr. Beman. To amend section 7821 of the General Code of Ohio, relating to teachers' certificates.....	187	219
43	Mr. Beckett. Amending section 3446 of the General Code of Ohio relating to the establishing of township cemeteries.....	343	390
44	Mr. Bernstein. To amend section 5089 of the General Code relating to the duties of judges of elections.....	133	157
47	Mr. Beckett. Amending section 6727 of the General Code of Ohio, relating to the removing of obstructions from waterways.	133	157 271
48	Mr. Green. To further define the powers, duties and jurisdiction of the state liability board of awards with reference to the collection, maintenance and disbursement of the state insurance fund for the benefit of injured, and the dependents of killed employes and requiring contributions thereto by employes, and to repeal sections 1465-42, 1465-43, 1465-45, 1465-46, 1465-53, 1465-54, 1465-55, 1465-56, 1465-57, 1465-58, 1465-59, 1465-60, 1465-61, 1465-62, 1465-63, 1465-64, 1465-65, 1465-67, 1465-68, 1465-69, 1465-70, 1465-71, 1465-72, 1465-73, 1465-74, 1465-75, 1465-76, 1465-77, 1465-78, 1465-79 of the General Code of Ohio	357	390

BILLS OF THE SENATE — Continued

Second Reading.	Reported.	Third Reading.	Amended.	Tabled, or Postponed to Time Certain.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
219	250	277	277	351
1173	625	1174	1174	1252
608	525 692 741	745	526 608 692 741	575 696 807 832 1272-1294 1302-1324	745	1315
157	251	290	290	315	290	351
219	632	632
.....	569	569
157	217	269	269	315 289	295	269	294	351
157 941	218 574	271 1015	574	1015	1253
421	396	423	396	423	588

BILLS OF THE SENATE — Continued.

Number.	Author and Title.	Received—Read First Time.	Referred.
50	Mr. Bernstein. To amend section 5976 of the General Code, relating to the observance of a portion of election day as a part holiday	186	219
53	Mr. Bernstein. To supplement section 5018 of the General Code by the addition of a section to be known as section 5018-1, relating to the form of ballots.....	170	177
54	Mr. Bernstein. To amend section 12949 of the General Code, relating to the privileges of electors.....	186	219 348
56	Mr. Weygandt. To preserve the purity of the initiative and referendum	592	641
57	Mr. Moore. To amend section 804 of the General Code, providing for the distribution of bulletins, and to repeal sections 805 and 807 of the General Code, providing for the publication and distribution of certain volumes of the geological survey...	170	219
58	Mr. Finefrock. To supplement section 4867 of the General Code by the addition of a section to be known as section 4867-1, and to amend section 5061 of the General Code, relating to qualifications and challenge of persons applying to vote.....	790	797
59	Mr. Wise. To amend section 4943 of the General Code, relating to the compensation of members of the board of deputy state supervisors and the clerk thereof.....	955	955
60	Mr. Gregory. Providing for the publishing of notice of assessment by municipal corporations, amending section 3895 of the General Code	316	327
66	Mr. Kiser. To amend section 7624 of the General Code, so as to authorize boards of education to purchase real estate to be used as athletic fields or play grounds for children.....	197	219 304 689
67	Mr. Gregory. To amend section 3637 of the General Code, relating to the enumeration of powers of municipalities as to signs, electricity and plumbing.....	170	177
68	Mr. Howard. To provide for filling a vacancy in the office of clerk of a village.....	170	177
69	Mr. Green. To amend section 915 of the General Code, to provide for a mine rescue car and necessary equipment therefor.	812	813

BILLS OF THE SENATE — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled, or Postponed to Time Certain.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
219	284
177	217	268	268	351
219 348	284 370	498	348 370	540	498	583
953	830	953	953	1313
219	251	292	292	351
919	829	921	920	203	921	1252
.....
.....	620
219 689	285 385 742	884	285 386 742	958	884	1252
177 338	279 368	493	279 368	540	494	583
177
1212	865	1212	1212	1254

BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.	Referred.
71	Mr. Friebolin. To amend section 1579-19 of the General Code of the state of Ohio, relative to verdicts in the municipal court.	170	177
72	Mr. Friebolin. To amend sections 10350 and 10351 of the General Code of the state of Ohio, relative to verdicts in the justice court	170	177
75	Mr. Gregory. To amend section 5017 of the General Code, relating to the contents of the official ballot.....	151
76	Mr. Gregory. To amend section 5021 of the General Code, relating to the form of ballots.....	151	176
78	Mr. Holden. To provide for the appointment of a commission to investigate the subject of farm credits and to suggest legislation in conformity with their findings.....	409	473
79	Mr. Gallagher. To amend sections 1165-6, 1165-7, 1165-8, 1165-11, to authorize the establishment of county experiment farms	187	219
81	Mr. Friebolin. To amend section 4295 of the General Code, relating to security to be furnished by municipal depositories, and to make the same applicable to all political sub-divisions of the state	197	219 350
82	Mr. Green. Authorizing the auditor of state to issue duplicate warrant on the state treasury.....	188	219
83	Mr. Wieser. To provide for indeterminate penitentiary sentences and to repeal section 2166 of the General Code.....	197	219
84	Mr. Jung. To amend section 1706 of the General Code of Ohio, relative to the practice of law.....	316	327
85	Mr. Cunningham. To authorize any corporation organized for the purpose of conducting and maintaining an orphans' home, or home for friendless children, to turn over the funds of said corporation to the county commissioners.....	264	308
87	Mr. Wieser. To amend section 2169 of the General Code, relating to the parole of prisoners in the Ohio penitentiary....	316	327 595
88	Mr. Cahill. To authorize the licensing and inspection of agricultural lime	219	307

BILLS OF THE SENATE — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled, or Postponed to Time Certain.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
177	214	223	214	224	258
177	214	224	224	214 247	225	258
176	216	266	267	343	267	405
176	216	267	267	343	268	351
675	525	675	675	720
219 513	334 693	869	693	870	1313
219 350 401	287	500	287 350 402	540	500	583
248	248	248	248	351
219	251	291	291	315	292	351
1243	1175	1243	1243	1312
774	537	895	895	1252
595	381 693	871	381 693	871	1253 1313
671	524	671	524	643 708	672	720

BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.	Referred.
89	Mr. Lloyd. To authorize the governor, by and with the approval of the state board of administration, to grant and convey certain real estate in the city of Columbus, and county of Franklin, to the city of Columbus.....	343	390
93	Mr. Lloyd. To amend section 1902 of the General Code, relative to commitments to the Institution for Feeble Minded Youth	264	308 713
95	Mr. Jung. To amend sections 4698, 4699, 4700, 4701, 4702, 4703, 4704, 4705, 4706, 4707, 4745, 4949, 4992 and 4997 of the General Code of Ohio, relating to boards of education in city school districts.....	484	565
97	Mr. Seward. To create a commission to conduct a survey of the public schools, normal schools, and the agricultural schools of the state, defining their powers and providing appropriation therefor	316	327
99	Mr. Weygandt. Authorizing trustees of Windham township, Portage county, Ohio, to transfer funds.....	247	261 371
104	Mr. Lloyd. To compel milk dealers to have name indelibly indicated upon containers and to repeal section 13169 of General Code	429	473
105	Mr. Haas. To amend section 1426 of the General Code, relative to inland fishing.....	316	327
106	Mr. Mooney. To authorize the transfer of inmates of one state institution to another, and to provide for a commission of lunacy	357	390
108	Mr. Mooney. To amend section 3809, relative to powers of city councils to provide for light, water and other public necessities	366	391 485
109	Mr. Weygandt. To amend sections 12600-45 and 12600-274 of the General Code, relative to the construction of school buildings	511	565

BILLS OF THE SENATE—Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled, or Postponed to Time Certain.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
1228	458	1228				1228		1272	1253
713	444 794	950	794			951			1315
1089	620	1089	1089		1170 1211 1246	1089			1315
403		404	404		399 429	405			583
371	327 417	502				503			583
1242	558 963	1242	963		577	1242			1313
	853		853						
843	461	843			743	843			1252
1216	470 564	1216	564 1217 1221		1230	1216 1217 1273	470 1221	485 1217 1221	1315
940	630	1014	941			1014			1313

BILLS OF THE SENATE — Continued

Number.	Author and Title.	Received—Read First Time.	Referred.
110	Mr. Bernstein. To reduce the time between the election of certain county officers and their taking office, to amend sections 2395, 2558, 2632, 2750, 2782 and 2867 of the General Code, and to extend the terms of such officers.....	590	640
111	Mr. Greenlund. To amend sections 7, 8, 12, 14, 15 and 16 of an act entitled "An act to establish a reformatory for women and to provide for the management thereof," approved May 18, 1911, and to repeal section 9 of said act.....	366	391
112	Mr. Greenlund. To authorize state institutions and municipalities to contract for sewer connections.....	344	390
113	Mr. Lloyd. To amend section 12619 of the General Code and to supplement said section by the enactment of sections 12619-1 and 12619-2, relating to motor vehicles.....	343	390
115	Mr. Weygandt. Authorizing the State Board of Health to establish a bureau for the study and prevention of tuberculosis.	441	482
117	Mr. Greenlund. To provide for the settlement, registration, transfer and assurance of land titles and to simplify and facilitate transactions in real estate.....	1011
118	Mr. Lloyd. To amend section 12609 of the General Code of Ohio, relating to motor vehicles.....	343	390
119	Mr. Lloyd. To amend section 12606 of the General Code of Ohio, relating to motor vehicles.....	343	390
120	Mr. Lloyd. To authorize and empower the trustees of the Ohio State university to establish and maintain in said university a college of medicine and a college of dentistry.....	344	390 818
121	Mr. Broadstone. To create a sub-division of chapter 19, division 2, title III, part I of the General Code, under the caption of "State Inspector of Plumbing".....	343	390
123	Mr. Kiser. To create a sub-division of chapter 1, division 2, title X, part I, of the General Code, under the caption of "Canals," and to partially revise and codify it.....	343	390
128	Mr. Herner. To number chapter 4, division 4, title V, part 1, of the General Code; to revise and codify it and to re-number the sections thereof.....	343	390

BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.	Referred.
132	Mr. Hudson. To provide for the payment of wages twice in each calendar month.....	442	482 547
136	Mr. Weygandt. To amend section 8863 of the General Code, relating to the elimination of grade crossings.....	427	473
137	Mr. Haas. Creating the Industrial Commission of Ohio, superseding the state liability board of awards, abolishing the departments of commissioner of labor statistics, chief inspector of mines, chief inspector of workshops and factories, chief examiner of steam engineers, board of boiler rules and state board of arbitration and conciliation, merging certain of the powers and duties of said departments in and transferring certain powers and duties of said departments to said Industrial Commission of Ohio, and granting such commission such certain other powers, making an appropriation therefor, and repealing sections 872, 873, 874, 876 to 885 inclusive, 897, 898 to 906 inclusive, 908, 909, 911, 912, 913, 915, 917 to 920 inclusive, 922, 923, 924, 926 to 936, inclusive, 938, 942, 943, 945 to 950, inclusive, 956 to 963, inclusive, 965, 979 to 1005, inclusive, 1012 to 1019, inclusive, 1027, 1028, 1028-1, 1028-4, 1031 to 1038, inclusive, 1039 to 1046, inclusive, 1048 to 1050, inclusive, 1052, 1057, 1058, 1058-1, 1058-6, 1058-8 to 1058-18, inclusive, 1058-26, 1058-27, 1058-29, 1058-30, 1059 to 1072, inclusive, 1074 to 1078, inclusive	440	440
142	Mr. Hopple. To amend section 4412 of the General Code, relating to appointees of the board of health.....	710	748
143	Mr. Hopple. To amend section 3809 of the General Code, relating to certification that money for municipal contracts is in the treasury	511	565
147	Mr. Wise. To supplement section 5090 of the General Code, relating to the preservation of the ballots.....	484	565
149	Mr. Wieser. To validate all petitions filed or granted and all proceedings had or contemplated under such petitions, all contracts made or to be made, bonds issued or to be issued, taxes and assessments levied or to be levied under the provisions of sections 6926 to 6956 inclusive of the General Code of Ohio....	361	361
150	Mr. Moore (by request). To authorize the county commissioners of Jefferson county to appropriate and pay two thousand dollars to the Stanton Monument association of Steubenville, Ohio, for constructing monuments and beautifying court house grounds	484	565

BILLS OF THE SENATE — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled, or Postponed to Time Certain.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
544	627	680			546 753	680			720
.....	862		862						
598	575	601	575 598	575 615	601			652
1297	1080	1297	1297	1324	1297			1315
.....	868		868						
522	384	522	385	592	523			666
779	622	779				780			1252

BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.	
		Received.	Referred.
152	Mr. Hudson. To establish an engineering experiment station at the Ohio State university.....	750	796
153	Mr. Haas. To amend sections 2, 14, 15, 16, 18, 20 and 23 of the act of May 31, 1911 (102 Ohio Laws 494), being sections 1058-7, 1058-19, 1058-20, 1058-21, 1058-23, 1058-25 and 1058-28 of the General Code.....	591	640
154	Mr. Haas. To amend section 13423 of the General Code, relating to the jurisdiction of justices of the peace, police judges and mayors of cities and villages.....	591	640
157	Mr. Potting. To amend section 2860 of the General Code, relative to coroner's publication and notice to relatives.....	441	482
159	Mr. Haas. To amend section 3763 of the General Code, prohibiting bridge or railway lights being placed so as to obstruct a clear view of any fixed signal.....	591	640
160	Mr. Lloyd. To supplement section 1885 of the General Code, providing for additional educational opportunities for the blind.	429	473
161	Mr. Gregory. To amend section 7908 of the General Code, so as to authorize appropriation for municipal universities of surpluses and balances in other municipal funds, and for other purposes	652	748
162	Mr. Wise. To amend sections 1819, 1820, 1948, 1949, 1950 1952, 1956, 1957, 1991, 1993, 2035, 2046 and 2047 and to repeal sections 1841, 2039, 2040 and 2043 of the General Code, relating to state institutions.....	427	473
163	Mr. Green. To amend section 712 of the General Code so as to provide for the appointment of a deputy superintendent of banks	357
164	Mr. Potting. To permit municipal corporations to divert streams and highways in the construction of water works.....	955	955
165	Mr. Wieser. To supplement section 10989 of the General Code, to provide for the appointment of guardians for persons confined in state, benevolent and penal institutions.....	485	565
168	Mr. Potting. To amend section 3677 of the General Code, so as to give municipal corporations the right to lay and maintain aqueducts and water pipes in public ways.....	955	955

BILLS OF THE SENATE — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled, or Postponed to Time Certain.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
1211	961	1211	1212	1254
1229	738	1229	1230	1313
1240	1044	1240	1044	1272	1240	1313
.....	562
1241	979	1241	1241	1242	1313
1238	632	1238	1238	1312
1027	904	1147	790	1147	1254
1229	565	1229	1229	1253
359	359	359	405
1213	1213	1213	1254
1293	728	1293	1293	1315
1200	1200	1230 1296 1299	1200

BILLS OF THE SENATE — Continued.

Number.	Author and Title.	Received—Read First Time.	Referred.
170	Mr. Jung. To amend section 3815 of the General Code, to provide what shall be a sufficient description of the grade in resolutions of necessity.....	511	565
171	Mr. Hopple. To amend section 12488 of the General Code, relating to the destroying or defacing of newspapers, magazines and other publications belonging to libraries.....	485	565
172	Mr. Hopple. To amend section 4756 of the General Code, relating to boards of education and right to contract for sale of property	568	640
173	Mr. Hopple. To amend section 7641 of the General Code, relating to public libraries.....	792	797
175	Mr. Friebohn. To amend and supplement an act entitled, "An act to amend and supplement an act providing for the establishment of a municipal court in the city of Cleveland," passed May 10; 1911 (102 O. L. p. 155-168), and to repeal sub-sections 2, 3, 4, 5, 6, 7, 8, 8-1, 8-2, 9, 10, 11, 12, 12-1, 13, 14, 15, 16, 16-1, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 38-1 and 38-2 of section 1 thereof.....	812	813
177	Mr. Seward. To repeal sections 2700, 2701, 2702, 2703, 2704, and 2705 of the General Code, relating to the power of the probate judge to appoint annually two men to examine the condition of the county treasurer's office, and to the duties of the said examiners	485	565
178	Mr. Cunningham. To create the agricultural commission of Ohio and to prescribe its organization, its powers and its duties, to repeal sections 368 to 381 inclusive, 776, 1079 to 1177 inclusive, 1387 to 1389 inclusive, and to amend sections 1390 to 1394 inclusive, 1405, 1411, 1421, 1423, 1424, 1435, 1437, 1438, 1445, 1446, 1453, 1454, 1455, 1460, 1485, 265, 485, 1313, 1850, 2269, 2274, 2616, 3357, 5782, 6087, 6088, 6089, 6091, 6336, 7965, 7965-1, 9916 to 9921 inclusive, 12521, 12523, 12672, 12673, 12743, 12757, 12794 and 12798 of the General Code.....	710	710
180	Mr. Hopple. To amend section 9507 of the General Code, relating to fraternal beneficiary associations.....	592	641
182	Mr. Cook. To amend sections 198, 218, 219, 220, 225 and 226 of the General Code, relating to the vital statistics.....	591	640

BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.	Referred.
183	Mr. Wise. To give county commissioners power to annul indeterminate franchises granted to street and interurban railways.	776
185	Mr. Gregory. To provide for the council of the city of Cincinnati	652	748
186	Mr. Mooney. To amend section 8301 of the General Code, relative to legal holidays	792	797
187	Mr. Mooney. To amend section 9125 of the General Code, relating to street railway and steam railroad crossings at grade.	511	565
188	Mr. Friebolin. To establish a court of common pleas in each county of the state and to repeal certain acts providing for the election of common pleas judges.....	956	956
190	Mr. Gallagher. To authorize the board of education of the London village school districts of London, Madison county, Ohio, to transfer funds.....	408	473
191	Mr. Lloyd. Authorizing the board of trustees of the Ohio State university to establish a university extension division.....	955	955
194	Mr. Hudson. To amend section 2503-1 of the General Code, relating to the power of counties to appropriate money or issue bonds in aid of the construction by public authority and control of canals or waterways suitable for steamships, steamboats, barges or other vessels.....	902	903
195	Mr. Hudson. Authorizing the state of Pennsylvania to locate, construct, maintain and operate a canal or waterway within the state of Ohio, granting to any board or commission, or officer or officers, authorized by said state to carry on said work, the right to exercise all their powers, faculties and privileges in the state of Ohio, including the power to acquire property and rights by purchase, condemnation or otherwise, making applicable to said board or commission, or officer or officers, certain sections of the General Code of Ohio, relating to ship canal companies, prescribing the conditions under which the authority herein conferred is given, and exempting from taxation and assessments, all the lands and property used for the purpose of said canal or waterway, and appurtenances, while owned by the state of Pennsylvania	902	903
196	Mr. Lloyd. To provide for a municipal court in the city of Columbus	792	797

BILLS OF THE SENATE — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled, or Postponed to Time Certain.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
776	898	958 1186 1191	899	1253
1239	962	1239	962 1239	1272	1239	1288
.....
.....
1065	1064	1157	1064	1157	1253
684	534	684	685	720
1210	991	1211	1211	1253
1205	976	1205	1205	1254
.....
1206	976	1206	1206	1255
1090	960	1149	1091	1149	1312

BILLS OF THE SENATE — Continued.

Number.	Author and Title.	Received—Read First Time.	Referred.
199	Mr. Holden. To supplement section 10092 of the General Code by the enactment of sections 10092-1, 10092-2, 10092-3, 10092-4, and 10092-5, to further define duties and powers of a charitable trust	790	797
202	Mr. Herner. To amend section 1436 of the General Code, relative to licenses in the Lake Erie fishing district.....	710	748
203	Mr. Greenlund. To provide for license to traffic in intoxicating liquors and to further regulate the traffic therein; to establish state liquor licensing boards and to define their powers and duties and to amend sections 6065 and 6071, General Code of Ohio	595
204	Mr. Weygandt. To amend sections 5734 and 5735 of the General Code, relating to the redemption of delinquent lands.....	792	797
206	Mr. Mooney. To amend section 9351 of the General Code, relating to the reinsurance of risks by a life insurance company..	710
207	Mr. Moore. To provide for the appointment of a commission to establish one additional normal school, and to provide for the maintenance thereof	954	955
210	Mr. Broadstone. Providing for the relief of the widow and child of Frank Fitzgerald, deceased	959	959
211	Mr. Herner. To amend section 7015 of the General Code, relative to the compensation of township treasurers	792	797
216	Mr. Herner. To abolish the office of board of trustees of public affairs in villages, to amend section 4357 and to repeal sections 4358, 4359, 4360 and 4361 of the General Code.....	902	902
218	Mr. Cahill. To amend section 1283 of the General Code and to supplement said section 1283 by the enactment of an additional section to be known as section 1283-1, relating to the practice of medicine and surgery	791	797
220	Mr. Kiser. To amend sections 1270, 1276, 1282, 1284, 1286, 1287, 1288, 1292, 12694, 12695 and 12696 of the General Code, relating to the practice of medicine and surgery.....	1207

BILLS OF THE SENATE — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled, or Postponed to Time Certain.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
798		951			797	951			1253
1203	749 852	1204				1204			1253
	1032		1120 1141		1042-1043 1106-1121 1140-1170 1175-1233	1142			1314
		974							
942		942			904	942			1172
1205		1205				1205			1313
	963								
1226	976				1230		1226		
1208		1208				1208			1254
1207		1207				1208			1312

BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.	Referred.
221	Mr. Zmunt. To provide for the inspection, examination and regulation of corporations not organized under the laws of this state, or of the United States, persons, partnerships and associations using the word "bank", or "banker", or "banking" or words of similar meaning in any foreign language as a designation or name under which business is conducted in this state, and amending sections 711, 712, 717, 720, 724, 725, 729, 730, 731, 734, 735, 737, 738, 739, 740, 741, 742, 742-1, 742-2, 742-3, 742-4, 742-5, 742-7, 742-8 742-9 742-10, 742-11, 742-12, 742-13, 742-14, 742-16, 743 of the General Code of Ohio so as to accomplish said purposes	958	959
222	Mr. Haas. To require common carriers engaged in operating a railroad, located in whole or in part within the state of Ohio, to equip all locomotive engines, used in transportation of trains with safe and efficient headlights, and to provide a penalty for the violation of the same.....	791	797
226	Mr. Mooney. To establish a fiscal year, to provide that the balances of appropriations remaining unexpended at the close of such period shall revert to the state treasury, and to repeal section 260 of the General Code.....	710	748
227	Mr. Lloyd. To establish a budget system for state officers, departments and institutions.....	791	797
232	Mr. Wise. To provide for examination and licensing of private institutions for the care of insane.....	790	797
234	Mr. Dollison. To amend sections 2312 and 2313 of the General Code and supplement section 2313 by the enactment of sections 2313-1 and 2313-2 of the General Code for the purpose of providing for deficiencies in appropriations for the expenses of the state	790	797
236	Mr. Herner. To amend sections 1434 and 1442 of the General Code, relative to Lake Erie fishing district.....	710	749
237	Mr. Mooney. To permit the alumni of the Ohio State university to present to the state a building or buildings to be used as dormitories in connection with said university, and to authorize the trustees of the Ohio State university to enter into a contract for such purpose	954	955
238	Mr. Herner. To supplement section 1437 of the General Code, relating to issuance of licenses by the commissioners of fish and game, by enacting new sections to be known as 1437-1 and 1437-2	710	749

BILLS OF THE SENATE — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled, or Postponed to Time Certain.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
916	904	916		903	916		1253
917	864	917		903	917		1254
918	863	919	919	903	919		1313
1204	853	1204			1204		1254
1199	991	1199			1199		1254
1203	852	1203			1203		1253

BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.	Referred.
239	Mr. Gregory. Defining, for the purpose of taxation, the term "gross premiums" as applied to mutual fire insurance companies receiving premium deposits in excess of the cost of insurance to the insured, and returning such excess ratably to their policy holders	959	959
241	Mr. Friebolin. Requiring certain information to be reported to the chief inspector of workshops and factories by certain employers of female labor.....	790	797
242	Mr. Lloyd. To amend sections 10224 and 10225 of the General Code, relating to jurisdiction and powers of justices of the peace	1011	1011
244	Mr. Weygandt. To amend sections 122, 156, 159, 169, 353, 406, 409, 418, 421, 425, 664, 716, 790, 742-2, 812, 881, 1058-15, 1182, 1261-7, 1266, 1298, 1316, 1392, 1465-56, 1935, 5315, 7945, 7983, and 14046 of the General Code, requiring deposit of all state surety bonds with the secretary of state.....	791	797
246	Mr. Howard. To amend section 10697 of the General Code, relative to the sale of personal property by executors and administrators	792	797
248	Mr. Hillenkamp. To repeal section 12754 of the General Code, relating to charitable and penal institutions.....	791	797
249	Mr. Hillenkamp. To amend sections 12733 and 12734 of the General Code, relating to offenses against the public health.....	791	797
253	Mr. Moore. To create interest in pending legislation by providing for the distribution of current legislative publications....	1010	1011
256	Mr. Hopple. To amend section 274 of the General Code, relating to the further extension of the bureau of inspection and supervision of public offices.....	955	955
258	Mr. Haas. To supplement an act entitled "An act relating to the preparation of a code of regulations to govern the erection and maintenance of public and other buildings, passed May 10, 1910, and as supplemented by an act passed May 31, 1911....	792
260	Mr. Herner. To amend sections 3963, 3973, 3974 and 3975 of the General Code, relating to water works in municipalities....	1082	1083
261	Mr. Hopple. To amend section 12600-45 of the General Code, relative to certain buildings	1011	1011

BILLS OF THE SENATE — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled, or Postponed to Time Certain.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed
1202	1010	1202	1202	1254
909	858	909	858	909	1252
1293	1046	1293
918	855	918	918	903	918	1312
1212	1044	1213	1213	1254
.....
.....
.....
1225	1081	1225	1225	1254
1227	1047	1227	1230	1269	1227	1269	1315
.....	1175
1207	1063	1207	1207	1254

BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.	Referred.
264	Mr. Dollison. To supplement section 7630, General Code, by the enactment of a section to be known and designated as section 7630-1 and to amend section 5649-4 of the General Code, for the purpose of facilitating the re-placement of school houses condemned or destroyed by fire or other casualty.....	956	956
265	Mr. Howard. To amend section 10798 of the General Code, relative to the oath of appraisers of real estate.....	1049	1049
266	Mr. Zmunt. To permit a company or association organized for the purpose of transacting the business of life or accident or life and accident insurance on the assessment plan, to amend its articles of incorporation and constitution and by-laws, so as to permit it to transact the business of life insurance as a mutual company on the legal reserve or level premium plan, and prohibiting the doing of business on the assessment plan, except by companies or associations already authorized so to do..	1011	1012
268	Mr. Holden. To amend section 13383-1 of the General Code, to prevent the publication of derogatory statements affecting the solvency of banks and the value of stocks and bonds.....	1236
273	Mr. Wieser. To establish the office of justice of the peace and prescribe its jurisdiction, powers and duties.....	1049	1049
275	Mr. Howard. To amend section 10843 of the General Code, relating to the investment of unclaimed money of a decedent's estate	1065	1065
276	Mr. Howard. To amend section 7033 of the General Code, relative to creation of a township or precinct into a road district	833	833
277	Mr. Moore. To provide a method for the improvement of certain unimproved portions of improved roads by the county commissioners and to supplement section 6956 of the General Code by a section to be known as section 6956-b	1237
278	Mr. Lloyd. To amend sections 13668 and 13669 of the General Code, relating to the taking of depositions in criminal cases....	1144
279	Mr. Green. To prevent abuses in making special levies, loans and bond issues by amending sections 2296, 2300, 3799, 5654 and 5699 and by repealing sections 2443, 3801, 3802, 3803 and 5655 of the General Code	1011	1012
280	Mr. Seward. Making first mortgage loans security for the deposit of public moneys	1073	1073

BILLS OF THE SENATE — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled, or Postponed to Time Certain.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
1217	1010	1218	1010	1218	1255
1230	1080	1230	1230	1313
1209	1044	1209	1209	1253
1236	1237	1237	1313
1186	1175	1186	1186	1254
1231	1080	1231	1231	1313
1028	861	1148	1148	1252
1237	1238	1238	1313
1144	1145	1145	1251
1157	1063	1157	1157	1251
1240	1079	1241	1241	1313

BILLS OF THE SENATE—Continued.

Number.	Author and Title.	Received—Read First Time.	Referred.
282	Mr. Hopple. To amend section 14226 of the General Code, fixing the boundaries of the 20th and 21st districts in the congressional apportionment	1237
283	Mr. Friebolin. To correct a mistake in the description of a certain parcel of land as contained in an act passed April 1st, 1890, and entitled "An act to authorize the governor to execute a deed conveying certain land in Belmont county, Ohio, to the children and heirs at law of Joseph Carle, deceased," by authorizing the governor to execute and deliver a deed or deeds to the present owners effecting such correction	1083	1083
285	Mr. Greenlund. To amend sections 6087, 6088, 6089 and 6091 of the General Code, relating to the duties of certain inspectors and to the assessment of the liquor traffic tax.....	1219
287	Mr. Haas. To establish the Ohio flood relief commission; to define its powers and duties and to provide for the establishment of emergency commissions in certain counties and municipalities of the state, to assist in restoring the public works and public property damaged by the floods of March and April, 1913.	1065	1065
288	Mr. Finefrock. To amend sections 6563-7 and 6563-18 of an act providing for the construction of joint county ditches, passed May 31, 1911.....	1051
289	Mr. Green. To amend section 239 of the General Code, relating to the deputy auditor of state.....	1082	1083
290	Mr. Cook. To authorize and empower the city of Cincinnati to compensate John W. Forbes for personal injuries sustained by him Jan. 18th, 1912.....	1083	1083
291	Mr. Jung. To authorize and empower the city of Cincinnati to compensate William H. Bell for personal injuries sustained by him on September 22nd, 1905.....	1083	1083
292	Mr. Cahill. To authorize the board of county commissioners of Preble county, Ohio, to pay the sum of \$500.00 for the relief of the flood sufferers of Dayton, Ohio.....	1082	1083

BILLS OF THE SENATE — Continued.

Second Reading.	Reported.	Third Reading.	Amended.	Tabled, or Postponed to Time Certain.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
.....
1201	1091	1202	1202	1255
1219	1219	1219	1219	1313
1191	1081	1191	1191	1191	1255
1051	1052	1052	1052	1252
.....	1174
1090	1090	1148	1090	1148	1252
1090	1090	1148	1090	1149	1251
1198	1198	1199	1199	1254

BILLS OF THE SENATE—Concluded.

Number.	Author and Title.	Received in House.	On Table.
293	Mr. Hudson. To amend section 1 of an act passed the 8th day of April, 1913, and approved the 15th day of April, 1913, entitled "An act providing a levy and to create a fund for the purposes provided in the act passed May 31st, 1911, entitled, 'An Act creating a state highway department, defining the duties thereof and providing aid in the construction and maintenance of highways and to repeal certain sections of the General Code,' approved June 9th, 1911, (102 Ohio Laws, pages 333-349) and for other purposes defined herein".....	1078
294	Mr. Gregory. Authorizing the city of Cincinnati to make grants for the construction or extension of street railways within the limits of said city.....	1185
295	Mr. Hudson. Relative to the admission of children of members of the Ohio national guard who lost their lives in the floods of 1913, into the soldiers' and sailors' orphans' home..	1125
296	Mr. Green. To amend section 12 of the act of the general assembly of Ohio, passed March 12, 1913, approved March 18, 1913, filed in the office of the secretary of state, March 20, 1913, entitled "An act creating the industrial commission of Ohio, superseding the state liability board of awards, abolishing the departments of commissioner of labor statistics, chief inspector of mines, chief inspector of workshops and factories, chief examiner of steam engineers, board of boiler rules and state board of arbitration and conciliation, merging certain powers and duties of said departments in and transferring certain powers and duties of said departments to said industrial commission of Ohio, and granting such commission certain powers, and repealing sections 872, 873, 874, 876, 877, 878, 879, 880, 881, 883, 884, 897 (898, 900, 902, 903, 908, 979, 981, 983, 984, 986, 987, 988, 993, 1001, 1028-4, 1038, 1039, 1042, 1043, 1044, 1046, 1058, 1058-6, 1058-9, 1058-13, 1058-14, 1058-15, 1058-27, 1059, 1060, 1061, 1062, 1078 of the General Code," and to repeal sections 1465-38 and 1465-39 of the General Code of Ohio.....	1184
297	Mr. Hudson. To appoint a committee to revise the laws relating to public highways and recommend changes in the existing laws	1220
298	Mr. Green. To regulate the size and construction of all caboose cars used by any common carrier in this state.....	1284

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Second Reading.	Reported.	Third Reading.	Amended.	Tabled, or Postponed to Time Certain.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.
1078	1078	1078	1252
1185	1185	1245	1240	1186 1245	1245	1313
1125	1125	1125	1252
1184	1185	1185	1314
1220	1220	1220	1252
1284	1285	1285	1315

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1	Mr. Cowan. Directing clerk of Senate and clerk of House to have printed in pamphlet form 5,000 copies of list of members and standing committees	39
2	Mr. Fellingner. Relative to adoption of joint rules of 79th General Assembly to govern 80th General Assembly until otherwise ordered..	49
3	Mr. Black, of Hamilton. Ratifying proposed amendment to constitution of United States, providing for the election by the people of United States senators.....	52
4	Mr. Hite. Relative to the designation, construction and maintenance of a system of public highways.....	57
5	Mr. Young. Proposing an amendment to the constitution of Ohio by adding thereto an article to be designated as Article XIX, relative to the selection of state, county and township officers.....	65
6	Mr. Fulton. Relative to constitutional convention officers vacating certain committee room	71
7	Mr. Carroll. Sending congratulations to British House of Commons and people of Ireland on passage of home rule bill.....	73
8	Mr. Fellingner. Instructing clerk to have 2,000 copies of H. B. No. 4 and H. B. No. 30 printed for distribution.....	85
9	Mr. Kennedy. Relative to preparing a blank form of invitation contemplated under H. B. No. 69.....	92
10	Mr. Woodworth. Providing for the furnishing of a list of registered lobbyists to members of the General Assembly.....	94
11	Mr. Frick. Relative to funds in the Federal treasury and to provide for the distribution and use of the income therefrom.....	105
12	Mr. Acker. Authorizing and directing the state board of health to make an investigation of occupational diseases.....	105
13	Mr. Hite. Instructing clerk to have printed for distribution 1,500 copies of H. B. No. 132, H. B. No. 133 and H. B. No. 134.....	106
14	Mr. Jenkins. Proposing an investigation of the several state departments and the General Assembly.....	123

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.....	39	54	89	89
.....	50	54	89	89
.....	54	409	448	448
.....	60
74	572	536
80	89	96	110
.....	81	104	147	147
.....	86	104
.....	93	110
.....	94	95	110	149	149
.....	126	151	229	229
126 177	155 231	263	319	406	406
.....	107	134	161	161

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15	Mr. Fulton. Relative to appointment of a joint committee of six to investigate expenditures of different state departments.....	159
16	Mr. Diser. Proposing an amendment to Section 38, Article II, of the constitution of Ohio, relating to the recall of public officers....	197
17	Mr. Hite. Encouraging federal government to assist states and local authorities in construction and maintenance of roads over which mails are carried.....	259
18	Mr. Shanley. Providing for the printing of 9,000 sets of "Howe's Historical Collections"	259
19	Mr. Bishop. Proposing an amendment to sections 1 and 2 of Article III of the constitution of Ohio, relative to the election of governor and other state officers.....	310
20	Mr. Bishop. Proposing an amendment to section 2 of Article I of the constitution of the state of Ohio relative to the election of members of the General Assembly.....	310
21	Mr. Appenzeller. Proposing an amendment to section 2 of Article XVII of the constitution of Ohio, relative to the election of judges and county, municipal and school officers.....	310
22	Mr. Appenzeller. Proposing amendments to sections 2 and 3 of Article X of the constitution of Ohio, relative to the election of county officers	310
23	Mr. Appenzeller. Proposing an amendment to section 25, article II of the constitution of Ohio, relative to the sessions of the General Assembly	311
24	Mr. Frick. Relative to the national House of Representatives concurring in a Senate amendment to article two, section one, of the federal constitution, extending elective terms of president to six years	334
25	Mr. Warnes. Relative to joint rules to govern the Senate and House of Representatives	336
26	Mr. Fulton. To appropriate the sum of two thousand dollars to pay the expenses of the Old Guard of Columbus and Newark while attending the inauguration ceremony of Woodrow Wilson as president of the United States.....	396

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159	212	213	288	315	315
209	448	669	670	536 611
.....	296	344	406	406
.....	297	344
325	629	629	1022	954 993
325	629	993	954
325	630	630 993	954
326	629	629	954
326	630	630	954
552
.....	552	1050	1264	1264
.....	553

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28	Mr. Kennedy. Relative to affairs in Mexico.....	398
29	Mr. Doster. Relative to printing S. B. No. 28 in pamphlet form..	478
30	Mr. Nye. Relative to recall of judicial decisions affecting the constitutionality of law.....	480
31	Mr. Vonderheide. Relative to adjournment.....	539
32	Mr. Tetlow. Relative to the death of Harry D. Thomas, of Cleveland	544
33	Mr. Warnes. Proposing an amendment to article X of the constitution of the state of Ohio, relative to county and township organizations	576
34	Mr. Warnes. Proposing an amendment to section 11 of article XI of the constitution of Ohio, relative to legislative districts.....	576
35	Mr. Warnes. Proposing an amendment to sections 1, 2 and 18 of Article III of the constitution of Ohio, relative to the election of governor and other state officers.....	576
36	Mr. Black, of Hamilton. Relative to printing 500 additional copies of H. B. No. 522.....	578
37	Mr. Capelle. Instructing the clerk to cause to be printed 500 additional copies of H. B. No. 529.....	642
38	Mr. Thomas. Providing for the appointment by the Governor of Ohio of a commission to investigate and report an equitable method of weighing coal at the mines, when the employes are to be paid for their labor on the basis of weight, measures and quantity, and that will at the same time be to the best interest of the consumers and protect the coal measures of the state.....	644
39	Mr. Vonderheide. Relative to adjournment.....	670
40	Mr. Davis. Proposing an amendment to the constitution of the state of Ohio, by adding to article XII thereof, a section to be designated as section 12 of article XII.....	746

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			553						
		483	484			511	616	616	
				556					
557									
						591	681	681	
		1073	1073			1144	1264	1264	803 954
		1075	1075			1170			803 954
			1076			1144	1266	1266	803 954
									803
				643					
		814	815	755	767 813	902	914	914	718
790 803	1048								

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42	Mr. Carroll. Relative to appointing a commission to consider the practicability of straightening and altering the streams of Ohio....	769
43	Mr. Black, of Hamilton. Relative to the enrollment of H. B. No. 633 in typewriting.....	770
44	Mr. Read. Authorizing the committee of the House on conservation of natural resources to make further investigations and appropriating money to pay the expense of the same.....	799
45	Mr. Doster. To investigate the condition of female employment and the white slave traffic.....	803
46	Mr. Black, of Hamilton. Relative to the enrollment of H. B. No. 640 in typewriting.....	848
47	Mr. Black, of Hamilton. Relative to the enrollment of H. B. No. 650 in typewriting.....	848
48	Mr. Frick. Relative to the printing of one thousand copies of H. B. No. 640.....	865
49	Mr. Vonderheide. Relative to adjournment.....	882
50	Mr. Gilson. Pertaining to petitioning congress relative to duty on wool	977
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53	Mr. Fulton. To continue during vacation the joint committee appointed under the provisions of H. J. R. No. 15.....	993
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.....	994	1077	1022	1077	1144	1262	1262	954
803
.....	770	774	914	914
803
.....	848	956	1260	1260
.....	848	956	1261	1261
.....	865	956	1260	1260
.....	882	956	1260	1260
.....	1062
977	1063	1099	1296	1330	1330
.....	980	985	1264	1264
.....	1196
.....	1062	1123	1262	1262
.....
.....	1251
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2	Mr. Herner. Providing for a joint committee of both houses to prepare and make arrangements for the inauguration of Honorable James M. Cox as governor of Ohio on Monday, January 13, 1913.....	19
3	Mr. Lloyd. Providing for meeting of general assembly in joint convention on Tuesday, January 7, 1913, at 11 o'clock a. m., to canvass the vote cast for state officers at the general election held on November 5, 1912.....	19
4	Mr. Mooney. Relative to adjournment.....	37
6	Mr. Hudson. Memorial to congress relative to system of national highways	69
7	Mr. Zmunt. Ratifying proposed amendment to constitution of United States, providing for the election by the people of United States Senators.....	69
8	Mr. Friebohn. Authorizing printing of additional copies of Senate Bill No. 7.....	70
9	Mr. Cook. Requesting senators and representatives from Ohio in the national congress to urge the enactment of a federal law regulating the exportation of food products.....	85
10	Mr. Gregory. Creating a committee to investigate the cost of the state militia.....	95
11	Mr. Hudson. Memorial to congress for construction and appropriation to build levees.....	91
12	Mr. Potting. To prevent the circulation and distribution of anonymous letters, circulars, books and pamphlets, in or around the halls or rooms of the general assembly.....	110
13	Mr. Green. Relative to appointing a committee to investigate the rental of office buildings for use of state departments.....	134
14	Mr. McDermott. In memory of William McKinley.....	150
15	Mr. Hillenkamp. Memorializing congress to investigate alleged abrogation of free speech and free press.....	484

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.....	19	146	146
.....	19	146	146
.....	19	146	146
.....	38	146	146
.....	69	146	146
74	480	480
.....	75	75	146	146
.....	88	201	202
.....	100	101	133	201	202
.....	99	146	146
.....	150
.....	152	202	202
.....	150	202	202
.....	557

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Number.	Autor and Title.	Received in House.	On Table.
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18	Mr. Greenlund. Authorizing the printing of 200 additional copies of S. B. No. 18.....	186
19	Mr. Green. Authorizing the publication of the rules of the 80th General Assembly by the clerks of the Senate and House.	317
21	Mr. Zmunt. To amend section 5, article I of the constitution of the state of Ohio.....	360
22	Mr. Mooney. Relative to admitting B. F. Cornell to the Ohio Soldiers' and Sailors' Home.....	414
23	Mr. Hillenkamp. To authorize the loan of certain paintings and souvenirs belonging to the state of Ohio to the Toledo Museum of Art, for the purposes of Perry's Victory Centennial Celebration	414
24	Mr. Moore. Relative to supplementing H. J. R. No. 15 and providing for the investigation and expenditures in county affairs	415	555
25	Mr. Cunningham. Authorizing printing of 200 additional copies of S. B. No. 178.....	441
26	Mr. Mooney. Creating a commission to inspect the general subject of fire insurance in Ohio and authorizing the expenditure of money to pay the expenses thereof.....	441
29	Mr. Howard. Relative to printing 2,500 additional copies of S. B. No. 203.....	452
30	Mr. Weygandt. Relative to the inauguration of Woodrow Wilson	481
31	Mr. Bernstein. Proposing an amendment to the constitution of the state of Ohio by adding thereto an article to be designated as Article XIX. The selection of state, county and township officers	557
32	Mr. Weygandt. Creating a commission to investigate the canal system of Ohio, devise a practical plan to dispose of the entire canal property of the state or place it upon a profitable and permanent basis, and to authorize the expenditure of money to pay the expenses of such commission.....	792

SENATE JOINT RESOLUTIONS — Continued.

Referred.	Reported.	Amended.	Adopted.	Lost or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled.	Signed.	Other Proceedings.
			146				202	202	
			208				258	258	
			318				405	405	
552	1046								
			553				666	666	
			554				666	666	
		555	555				666	666	591
			575	555	575		666	666	
			453				583	583	
			482						
									557
797	863		1226				1255	1255	

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Number.	Autor and Title.	Received in House.	On Table.
35	Mr. Mooney. Relative to printing additional copies of H. B. No. 590	751
36	Mr. Beckett. Authorizing printing of legislative history of Ohio, 1909 to 1913 inclusive.....	1013
39	Mr. Green. Relative to adjournment.....	800
42	Mr. Mooney. Proposing an amendment to section 2 of article XII of the constitution of Ohio.....	913
43	Mr. Bernstein. Proposing an amendment to article XII of the constitution of the state of Ohio, relating to taxation.....	914
45	Mr. Lloyd. Relative to the distribution of the journal and proceedings and debates of the Fourth Constitutional Convention	1085
46	Mr. Mooney. Relative to printing a new edition of the catalog of the supreme court library.....	1084
47	Mr. Greenlund. Authorizing printing of 1,000 copies of S. B. No. 18 in pamphlet form.....	1235
49	Mr. Herner. Providing for the appointment of joint committee of six to arrange for reunion of 80th General Assembly.....	1236
50	Mr. Holden. Providing for granting certificates of honor....	1235
51	Mr. Green. Relative to enrolling H. B. No. 219.....	1078
52	Mr. Mooney. To amend article XII of the constitution of Ohio by the addition of section 12.....	1226

SENATE JOINT RESOLUTIONS — Concluded.

Referred.	Reported.	Amended.	Adopted.	Lost or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled.	Signed.	Other Proceedings.
			751				1253	1253	
			1014				1253	1253	
			800						
914	1046								
									914
		1098	1085 1098		1098		1253	1253	1124
		1084	1084				1253	1253	1124
			1236				1314	1314	
			1235				1314	1314	
			1079				1253	1253	
			1226				1255	1255	

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Number.	Author and Title.
1	Mr. Lowry. To send message to the senate informing it of the organization of the House of Representatives.....
2	Mr. Horwitz. Providing for determining seats by lot.....
3	Mr. Smith, of Butler. Relating to chaplain.....
4	Mr. Duffey. Authorizing the sergeant-at-arms to appoint certain assistants..
5	Mr. Brown, of Ashland. Authorizing speaker to appoint pages.....
6	Mr. Bishop. Authorizing speaker to appoint stenographers.....
7	Mr. Clark. Authorizing clerk to appoint certain assistants.....
8	Mr. Welsh. Authorizing appointment of assistant postmaster.....
9	Mr. Frick. Authorizing appointment of telephone attendants.....
10	Mr. Bour. Authorizing requisition for stationery.....
11	Mr. Shanley. Authorizing the retention of Harry R. Young.....
12	Mr. Cowan. Authorizing rental of typewriters.....
13	Mr. Fellingner. Appointing committee on employees.....
14	Mr. Ertel. Providing for committee on mileage.....
15	Mr. Black, of Wyandot. Adopting rules of 79th General Assembly.....
16	Mr. Kennedy. Authorizing selection of person to conduct cigar stand.....
17	Mr. Lowry. Informing Senate that House is ready for joint session.....
18	Mr. Winters. Allowing certain persons compensation for services during organization of House.....
19	Mr. Reid. Extending sympathy to speaker on death of father.....
20	Mr. Bishop. Instructing clerk to draw vouchers for payment of employees..
21	Mr. Read. Allowing compensation to Allen Atwill.....
22	Mr. Kilpatrick. Authorizing purchase of sets of General Code.....

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Offered.	On Table.	Referred.	Reported.	Amended.	Adopted.	Lost or Indefinitely Post-poned.	Reconsidered.	Other Proceedings.
16	16
17	17
18	18
18	18
19	20
20	20
21	21
22	22
22	23
23	23
23	24
24	25
25	25
25	25
25	25
25	25
34	34
34	35
38	39
40	40
40	40
41	41

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Number.

Author and Title.

- | | |
|----|--|
| 23 | Mr. Cowan. Authorizing preparation of telephone directory of state departments |
| 24 | Mr. Sweeney. Directing clerk to mail journal to persons whose names are furnished by members..... |
| 25 | Mr. Thatcher. In respect to the memory of the late Hon. David A. Lamb.... |
| 26 | Mr. Reid. Instructing clerk to have printed 1,000 extra copies of H. B. No. 7. |
| 27 | Mr. Welsh. Inviting Governor to attend sessions of Committee on Liquor Traffic |
| 28 | Mr. Orrison. Relative to printing extra copies of certain bills..... |
| 29 | Mr. Morris. Authorizing clerk to supply copies of bills and resolutions..... |
| 30 | Mr. Cowan. Authorizing employment of George Cartwright..... |
| 31 | Mr. Fellingner. Relative to publicity of committee proceedings..... |
| 32 | Mr. Hastings. In respect to the memory of Hon. Capell L. Weems..... |
| 33 | Mr. Mills. Accepting invitation to attend sessions of Ohio Municipal League |
| 34 | Mr. Ertel. Providing for individual towels in washroom..... |
| 35 | Mr. Fellingner. Relative to increased accommodations for committees..... |
| 36 | Mr. Lustig. Authorizing individual drinking cups for members..... |
| 37 | Mr. Colter. In respect to memory of Hon. Lawrence F. Conway..... |
| 38 | Mr. Kennedy. Authorizing form of invitation under H. B. 69..... |
| 39 | Mr. Dickson (by request). Urging congress to invite a conference of the nations to adopt a world language..... |
| 40 | Mr. Welsh. To pay bills..... |
| 41 | Mr. Smith, of Butler. Relative to arrangement of bill room..... |
| 42 | Mr. Lowry. Relative to the adoption of revised House rules..... |
| 43 | Mr. Warnes. Authorizing appointment of an additional porter..... |
| 44 | Mr. Lowry. Relative to time new rules affect bills already referred to committees |

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Offered.	On Table.	Referred.	Reported.	Amended.	Adopted.	Lost or Indefinitely Post- poned.	Reconsidered.	Other Proceedings.
41					42			
58					59			
59					59			
67					67			
70					70			
70					71			
71					72			
72					73			
86		88						
86					87			
93					93			
93					100			
96					125			
106	126			126				
109					110			
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159						177		
163					164			
179					180			
186					186			
198					198			
209				220	209 220		209	

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46	Mr. Fulton. Relative to work of committee on Federal relations.....
47	Mr. Warnes. Amending rule No. 35 relating to order of business.....
48	Mr. Welsh. Authorizing payment of two telephone attendants for services during organization
49	Mr. Kilpatrick. Inviting Mrs. Philip Snowden to address House.....
50	Mr. Dickson. Relative to the ventilation of the hall of the House.....
51	Mr. Ertel. To pay bills.....
52	Mr. Venus. (Expunged from the record).....
53	Mr. Black, of Hamilton. Relative to adjournment. (Withdrawn).....
54	Mr. Cowan. In respect to the memory of Hon. Joseph Justice.....
55	Mr. Lowry. Relative to a special adjournment.....
56	Mr. Ertel. To pay bills.....
57	Mr. Shanley. Relative to observance of St. Patrick's day.....
58	Mr. Behne. Limiting debate on second reading of bills.....
59	Mr. Snyder, of Hamilton. Providing for adjournment over Good Friday...
60	Mr. Smith, of Butler. Thanking the National Guard for services rendered during the flood.....
61	Mr. Duffey. Inviting Governor Cox to address assembly on flood disaster..
62	Mr. Ertel. To pay bills.....
63	Mr. Warnes. Appointing calendar committee.....
64	Mr. Shanley. To retain Thurman Thompson as custodian.....
65	Mr. Welsh. To authorize additional copies of S. B. No. 203.....
66	Mr. Duffey. To retain H. S. Brown after adjournment.....
67	Mr. Snyder, of Pickaway. To retain W. C. Ries as custodian.....

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Offered.	On Table.	Referred.	Reported.	Amended.	Adonted.	Lost or Indefinitely Post- poned.	Reconsidered.	Other Proceedings.
301					302			
311								
316					317			
336				478	478			
347					348			
398						553		
398		399	467		467			
								425
479					479			
485					485			
539		539	564	564	564			
618					618			
651								
703					704			
789					1092			
800					801			
829		829	863		863			
977					977			
1048		1048	1258	1258	1258			
1056					1056			
1081		1081						
1081		1082						

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Number.	Author and Title.
68	Mr. Winters. To pay certain persons for services rendered prior to opening of session.....
69	Mr. Clark. To retain services of certain employees after close of session....
70	Mr. Smith, of Butler. To pay chaplains.....
71	Mr. Bishop. To retain certain stenographers after close of session.....
72	Mr. Bishop. To retain assistant clerk after close of session.....
73	Mr. Cowan. To retain certain clerks after final adjournment.....
74	Mr. Fellingner. To pay for group picture of members.....
75	Mr. Snyder, of Hamilton. To authorize printing of legislative compendium..
76	Mr. Ertel. To pay bills.....
77	Mr. Ertel. To pay employees for services on April 29th.....
78	Mr. Cowan. Appointing a committee to revise the rules of the House.....
79	Mr. Boggs. Thanking the representatives of the Press.....

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Offered.	On Table.	Referred.	Reported.	Amended.	Adopted.	Lost or Indefinitely Post- poned.	Reconsidered.	Other Proceedings.
1194	1194
1194	1194
1194	1195
1195	1195
1195	1195
1195	1196	1259	1259	1260
1196	1196
1270	1270
1270	1271
1291	1292
1292	1292
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Previous question demanded by.....	62, 823, 1160,	1202

AGLER, WALTER G., of Stark County—

Amendments offered by.....	189, 353, 406,	993
Appointed on conference committee.....	362,	835
standing committee.....	44, 45, 47,	49
Bills introduced by.....	57, 181, 310,	392
Mileage allowed to.....		304
Motions made by.....	341,	776
Oath administered to.....		4
Question of privilege.....		566
Reports submitted by—from joint committee.....		1303
standing committee.....	101, 328,	558
Resolutions offered by—joint.....		396

ANDERSON, S. C., of Greene County—

Amendments offered by.....	367,	835
Appointed on standing committee.....	46, 47,	48
Bills introduced by.....	124, 158, 399, 475,	481
Mileage allowed to.....		304
Motions made by.....		651
Oath administered to.....		4
Question of privilege.....		697
Reports submitted by—from standing committee.....		385

APPENZELLER, C., of Darke County—

Appointed on standing committee.....	45, 47,	48
Mileage allowed to.....		304
Oath administered to.....		4
Reports submitted by—from standing committee.....	568,	621
Resolutions offered by—joint.....	310,	311

BARTHELMEH, FRED, of Tuscarawas County—

Amendments offered by.....	166, 289, 340, 407, 518, 604, 671, 672, 983,	994
Appointed on standing committee.....	44, 45, 46,	48
Bills introduced by.....	84, 95, 142, 333, 476, 642,	643
Courtesy extended to.....		106
Mileage allowed to.....		304
Motions made by.....	453, 982,	1178
Oath administered to.....		4
Petitions, memorials, or remonstrances presented by.....	347, 372, 420,	485
Reports submitted by—from standing committee.....	217, 249, 385, 386,	
	465, 534, 621, 632, 633, 1010,	1080

BEATTY, WM. G., of Hamilton County—

Appointed on standing committee.....	45, 46,	48
Bills introduced by.....	181,	646
Mileage allowed to.....		304
Motions made by.....	420,	604
Oath administered to.....		4

BEHNE, WILLIAM, of Williams County—

Amendments offered by.....	224, 225, 240, 243, 266, 267, 269, 271, 313, 341, 348, 353, 492, 514, 518, 589, 595, 604, 667, 689, 702, 703, 780, 892, 922,	1232
Appointed on special committee	311,	977
standing committee	44, 45,	47
Bills introduced by.....	52, 159, 255, 261,	399
Call of House demanded by.....		755
Mileage allowed to.....		304
Motions made by.....	126, 320, 354, 602, 642, 651, 673, 781, 1042, 1232,	1331
Oath administered to.....		5
Previous question demanded by.....	408, 556,	662
Question of order.....		148
Reports submitted by—from select committee		636
standing committee	251,	969
Resolutions offered by—House.....		651

BEYER, ANDREW A., of Hancock County—

Amendments offered by.....	1054,	1055
Appointed on standing committee.....	43, 44, 45,	48
Bills introduced by.....	309, 538, 642,	747
Mileage allowed to.....		304
Motions made by.....	642, 706, 786,	1055
Oath administered to.....		4
Reports submitted by—from standing committee.....		524

BIGELOW, H. S., of Hamilton County—

Amendments offered by.....	61, 62, 515, 589, 600, 682, 819, 841, 1120, 1141,	1158
Appointed on standing committee.....	44, 47,	48
Bills introduced by.....	56, 65, 181,	798
Mileage allowed to.....		304
Motions made by.....	37, 68, 568, 573, 658, 682, 692, 696, 701, 798, 851, 909, 911,	951
Oath administered to.....		22
Previous question demanded by.....		1106
Reports submitted by—from standing committee.....	171, 172, 210, 279, 393, 469, 470, 479, 480, 551, 564, 620, 729, 850, 851, 868, 962, 990,	1193

BISHOP, ED. H., of Summit County—

Amendments offered by.....	1076,	1154
Appointed on standing committee.....	44,	47
Bills introduced by.....	84,	392
Call of House demanded by.....		716
Mileage allowed to.....		304
Motions made by.....	40, 496, 683, 838, 869, 882, 905, 954, 958, 1049, 1200, 1213,	1296
Oath administered to.....		4
Previous question demanded by.....		911
Reports submitted by—from standing committee.....	283,	457
Resolutions offered by—joint		310
House	20, 40,	1195

BLACK, ROBERT A., of Hamilton County—

Amendments offered by.....	100, 337, 353, 416, 589, 607, 611, 660, 699, 818, 838, 839, 919, 1073, 1089, 1239, 1245,	1256
Appointed on conference committee	1170,	1312
special committee		799
standing committee	47, 49,	198
Bills introduced by.....	51, 255, 260, 393, 475, 481, 577, 645, 747,	802
Call of House demanded by.....	136, 418,	423
Mileage allowed to.....		305
Motions made by.....	32, 74, 129, 180, 189, 278, 279, 361, 402, 429, 496, 552, 557, 576, 605, 654, 700, 746, 764, 770, 777, 782, 787, 790, 800, 802, 803, 829, 848, 865, 957, 979, 1180, 1209, 1221, 1240, 1245, 1250, 1268, 1272, 1275, 1299,	1312
Oath administered to.....		4
Petitions, memorials, or remonstrances presented by.....		486
Previous question demanded by.....	1120,	1142

BLACK, ROBERT A., of Hamilton County—Concluded.

Question of order.....	339, 515
Reports submitted by—from joint committee	1324
standing committee.....	63, 216, 217, 283, 381,
457, 467, 468, 469, 480, 535, 560, 572, 628,	
629, 630, 634, 644, 731, 829, 850, 864, 904,	
968, 974, 993, 1009, 1024, 1090	
Resolutions offered by—joint.....	52, 578, 770, 848, 1271

BLACK, SAMUEL J., of Wyandot County—

Amendments offered by.....	75, 132, 339, 661, 683, 889, 957, 1054
Appointed on special committee	33, 57, 94
standing committee	45, 47, 48
Bills introduced by.....	57, 310, 336, 392, 393, 481, 568, 646
Leave of absence granted to.....	406
Mileage allowed to.....	305
Motions made by.....	57, 61, 62, 94, 646, 743, 889, 957, 1216, 1229
Oath administered to.....	5
Previous question demanded by.....	165, 921
Question of order.....	61
Question of privilege.....	720
Reports submitted by—from select committee	60
standing committee	387, 563, 743
Resolutions offered by—House.....	25

BOGGS, E. N., of Belmont County—

Amendments offered by.....	274, 429, 676
Appointed on standing committee.....	43, 44
Bills introduced by.....	175, 399, 567, 641
Mileage allowed to.....	305
Motions made by.....	940, 1028, 1293
Oath administered to.....	3
Reports submitted by—from standing committee.....	525, 960, 1047, 1174
Resolutions offered by—House.....	1293

BONNELL, T. A., of Guernsey County—

Amendments offered by.....	135, 193, 780
Appointed on conference committee	1299
standing committee	43, 44, 48, 49
Bills introduced by.....	56, 65, 538
Mileage allowed to.....	305
Motions made by.....	779, 780
Nomination made by.....	13
Oath administered to.....	4
Petitions, memorials, or remonstrances presented by.....	220
Reports submitted by—from standing committee.....	525, 574

BOUR, R. R., of Seneca County—

Amendments offered by.....	1051
Appointed on special committee	110
standing committee	46, 47, 49
Bills introduced by.....	335
Mileage allowed to.....	305
Motions made by.....	1052
Oath administered to.....	4
Reports submitted by—from standing committee.....	458, 630
Resolutions offered by—House.....	23

BRENNAN, LAWRENCE, of Cuyahoga County—

Appointed on standing committee.....	46, 47, 48
Bills introduced by.....	82, 91, 308, 747
Mileage allowed to.....	305
Motions made by.....	1094, 1188
Oath administered to.....	3
Reports submitted by—from standing committee.....	138, 284, 968

BROWN, W. M., of Ashland County—

Amendments offered by.....	126
Appointed on standing committee.....	43, 47, 49
Bills introduced by.....	334
Mileage allowed to.....	305
Motions made by.....	159, 640, 722, 776
Nomination made by.....	10
Oath administered to.....	3
Reports submitted by—from standing committee....	107, 177, 256, 257, 558, 721
Resolutions offered by—House.....	19, 81

BROWN, CHAS. D., of Union County—

Amendments offered by.....	321, 322, 489, 543, 673, 674, 778
Appointed on special committee	20
standing committee	44, 48
Bills introduced by.....	57, 84, 392
Mileage allowed to.....	305
Motions made by.....	323, 643, 778
Oath administered to.....	3
Reports submitted by—from standing committee.....	141

CAPELLE, LOUIS H., of Hamilton County—

Amendments offered by.....	136, 350, 352, 1151
Appointed on special committee	20
standing committee	44, 46, 48, 49
Bills introduced by.....	83, 309, 335, 399, 538, 646, 747, 802
Mileage allowed to.....	305
Motions made by.....	389, 427, 476, 495, 642, 750, 797, 802, 957, 1027, 1076, 1292
Nomination made by.....	14
Oath administered to.....	4
Previous question demanded by.....	1189
Reports submitted by—from standing committee....	280, 286, 388, 745, 862, 1010
Resolutions offered by—joint.....	642

CAMERON, ROBT. B., of Defiance County—

Appointed on standing committee.....	43, 44, 47, 48
Leave of absence granted to.....	487, 644
Mileage allowed to.....	305
Oath administered to.....	4
Reports submitted by—from standing committee....	156, 178, 217, 299, 300, 301, 331, 382, 383, 388, 458, 461, 462, 992, 1080

CARROLL, JAMES T., of Franklin County—

Amendments offered by.....	590, 697
Appointed on standing committee.....	44, 45, 47
Bills introduced by.....	51, 65, 83, 175, 391, 475, 642
Mileage allowed to.....	305
Motions made by.....	803
Nomination made by.....	15
Oath administered to.....	4
Reports submitted by—from joint committee....	89, 97, 146, 149, 161, 201, 229, 258, 315, 320, 351, 370, 405, 448, 452, 516, 583, 588, 615, 652, 665, 681, 720, 776, 830, 914, 987, 1079, 1152, 1172, 1251, 1260, 1288, 1312, 1329
standing committee.....	152, 171, 370, 416, 992
Resolutions offered by—joint.....	73, 769

CHAPMAN, O. B., of Montgomery County—

Amendments offered by.....	598, 600, 847, 984, 1155
Appointed on conference committee.....	1215
standing committee	44, 46, 4
Bills introduced by.....	56, 57, 65, 125, 175, 261, 310, 361, 979
Call of House demanded by.....	601
Mileage allowed to.....	305

CHAPMAN, O. B., of Montgomery County—Concluded.

Motions made by.....	180, 325, 334, 396, 399, 440, 487, 569, 575, 626, 670, 857, 858, 979, 1155,	1227
Oath administered to.....		4
Petitions, memorials, or remonstrances presented by.....		313
Previous question demanded by.....		296
Question of order.....		193
Reports submitted by—from standing committee.....	155, 156, 173, 214, 215, 299, 329, 330, 377, 378, 396, 574, 626, 737,	858

CLARK, JAMES R., of Hamilton County—

Amendments offered by..	206, 225, 226, 274, 350, 430, 821, 941, 1017, 1099, 1151, 1179,	1188
Appointed on conference committee.....	1211, 1268,	1299
joint committee		220
special committee		1305
standing committee	43, 44,	45
Bills introduced by.....	83, 255,	309
Call of House demanded by.....		860
Mileage allowed to.....		305
Motions made by.....	667, 675, 859, 904, 916, 954, 1011, 1089, 1090, 1160, 1170, 1172, 1179, 1189, 1239,	1243
Oath administered to.....		4
Previous question demanded by.....		313, 920
Reports submitted by—from joint committee	1246, 1287,	1304
standing committee.....	446, 851, 904,	992
Resolutions offered by—House.....	21,	1194

COLLINS, PETER J., of Stark County—

Amendments offered by.....	516, 596, 671, 908,	1142
Appointed on standing committee.....	44, 46, 47,	49
Bills introduced by.....	52, 57, 84, 577,	797
Leave to record vote granted to.....		579
Mileage allowed to.....		305
Motions made by.....	737, 772, 797, 988, 1230,	1272
Nomination made by.....		10
Oath administered to.....		4
Previous question demanded by.....		1100
Reports submitted by—from standing committee.....	250, 376, 447, 737,	853

COLTER, W. T., of Lucas County—

Appointed on special committee		110
standing committee	44, 45,	47
Bills introduced by.....	392,	748
Mileage allowed to.....		305
Motions made by.....	110,	1171
Nomination made by.....		5
Oath administered to.....		4
Reports submitted by—from standing committee....	174, 284, 467, 537, 561, 621, 830, 849, 975,	1091
Resolutions offered by—House.....		109

CONOVER, CHAS. D., of Champaign County—

Amendments offered by.....	410, 784,	1029
Appointed on standing committee.....	43, 44, 47,	49
Bills introduced by.....		308
Mileage allowed to.....		305
Motions made by.....	618, 666, 776,	785
Oath administered to.....		3

CONWAY, LAWRENCE F., of Lucas County—

Appointed on standing committee.....	45, 46,	48
Leave of absence granted to.....		88
Mileage allowed to.....		305
Oath administered to.....		4

COOPER, JOHN G., of Mahoning County—

Amendments offered by.....	147, 411, 690, 844,	920
Appointed on select committee		57
special committee		33
standing committee	44, 46,	48
Bills introduced by.....	68,	92
Leave to record vote granted to.....		259
Mileage allowed to.....		305
Motions made by.....	147, 259, 660, 673,	1042
Oath administered to.....		4
Question of privilege.....		539
Reports submitted by—from select committee		271
standing committee		1034
Prayer offered by.....		510

COWAN, JOHN, of Putnam County—

Amendments offered by.....	62, 98, 164, 185, 203, 366, 431, 687, 688, 1192,	
	1275, 1276, 1277,	1278
Appointed on special committee	41,	1292
standing committee	43, 44,	45
Bills introduced by.....	65, 83, 158, 176, 332, 476, 567, 568, 1023, 1122,	
	1197, 1244,	1305
Mileage allowed to.....		305
Motions made by.....	41, 65, 72, 83, 176, 177, 248, 333, 361, 431, 432, 476,	
	479, 489, 567, 787, 1023, 1024, 1121, 1122, 1171, 1192, 1197, 1198, 1244,	
	1275, 1277, 1278, 1281,	1305
Nomination made by.....		12
Oath administered to.....		4
Reports submitted by—from standing committee.....	248,	1063
Resolutions offered by—joint		39
House	24, 41, 72, 479, 1195,	1292

CRAWFORD, G. S., of Monroe County—

Amendments offered by.....	350,	671
Appointed on standing committee.....	44, 45,	48
Bills introduced by.....		56
Mileage allowed to.....		305
Motions made by.....		503
Oath administered to.....		33
Reports submitted by—from standing committee.....	537, 963,	1198

CRISWELL, D. M., of Coshocton County—

Appointed on special committee		85
standing committee	44, 45, 47,	49
Bills introduced by.....		641
Mileage allowed to.....		305
Motions made by.....		566
Oath administered to.....		3
Petitions, memorials, or remonstrances presented by.....	420, 515,	607
Reports submitted by—from standing committee.....	209, 444, 447, 565, 644,	
	728,	991

CRISWELL, J. CHAS., of Morrow County—

Appointed on standing committee.....	46, 47,	48
Mileage allowed to.....		305
Oath administered to.....		4
Reports submitted by—from standing committee.....	285, 355, 369, 401, 402,	
	456, 532, 571, 627, 693, 694, 742, 743,	973

DAVIS, W. R., of Geauga County—

Appointed on special committee		85
standing committee	44,	49
Bills introduced by.....		391
Mileage allowed to.....		305
Motions made by.....	790,	803
Oath administered to.....		4
Reports submitted by—from standing committee.....	447, 620, 1046,	1048
Resolutions offered by—joint.....		746

DEATON, VAN S., of Miami County—

Amendments offered by.....	772
Appointed on standing committee.....	45, 46, 48
Bills introduced by.....	158, 255, 261, 481, 1298
Mileage allowed to.....	305
Motions made by.....	312, 1238, 1298
Nomination made by.....	11
Oath administered to.....	4
Reports submitted by—from standing committee.....	1064

DETRICK, GUY, of Logan County—

Amendments offered by.....	589, 604, 1119, 1120
Appointed on conference committee.....	1175
special committee.....	1305
standing committee.....	48, 49
Bills introduced by.....	333, 335, 475
Mileage allowed to.....	305
Motions made by.....	763, 1173
Nomination made by.....	8
Oath administered to.....	4
Reports submitted by—from standing committee.....	139, 336, 397, 635, 904, 975, 976, 1174

DICKSON, W. M., of Washington County—

Amendments offered by.....	222, 274, 984
Appointed on standing committee.....	44, 45, 47, 48
Bills introduced by.....	52, 158, 481, 1198
Mileage allowed to.....	305
Motions made by.....	354, 553, 798, 1198, 1207, 1208
Oath administered to.....	5
Question of privilege.....	783
Reports submitted by—from standing committee.....	464, 562, 743, 968, 969
Resolutions offered by—House.....	159, 398

DISER, OSCAR E., of Mahoning County—

Amendments offered by.....	137, 188, 227, 348, 350, 365, 517, 540, 550, 910, 1060
Appointed on conference committee.....	832
special committee.....	799
standing committee.....	45, 46, 49, 198
Bills introduced by.....	260, 261, 309, 481
Mileage allowed to.....	305
Motions made by....	147, 209, 214, 354, 421, 536, 611, 703, 716, 782, 839, 919, 1019
Nomination made by.....	7
Oath administered to.....	4
Petitions, memorials, or remonstrances presented by.....	421
Previous question demanded by.....	1189
Question of order.....	273
Reports submitted by—from standing committee.....	213, 214, 231, 374, 376, 448
Resolutions offered by—joint.....	197

DONALDSON, H. N., of Sandusky County—

Amendments offered by.....	207
Appointed on standing committee.....	43, 44, 48
Bills introduced by.....	261, 310, 399, 642
Mileage allowed to.....	305
Motions made by.....	144
Oath administered to.....	4
Reports submitted by—from standing committee.....	396, 466

DOSTER, GEO. F., of Cuyahoga County—

Amendments offered by.....	265, 848, 349, 483, 690, 713, 1159
Appointed on standing committee.....	43, 44, 47
Bills introduced by.....	82, 91, 254, 475, 576
Mileage allowed to.....	305
Motions made by.....	483, 536, 545, 547, 713, 802, 975, 1077

DOSTER, GEO. F., of Cuyahoga County—Concluded.

Nomination made by.....	11
Oath administered to.....	3
Previous question demanded by.....	144, 596
Resolutions offered by—joint.....	478, 803

DUFFEY, WARREN J., of Lucas County—

Amendments offered by.....	61, 137, 199, 203, 514, 515, 595, 599, 608, 683, 684, 915, 954, 982, 993
Appointed on conference committee.....	362, 832
special committee.....	94, 801
standing committee.....	44, 46, 49, 346
Bills introduced by.....	52, 92, 181, 254, 255, 260, 392, 567, 645, 868
Mileage allowed to.....	305
Motions made by.....	175, 278, 350, 362, 399, 539, 575, 704, 801, 868, 919, 954, 983, 1090, 1144, 1145
Oath administered to.....	4
Petitions, memorials, or remonstrances presented by.....	983
Previous question demanded by.....	339, 1030
Question of order.....	1120
Reports submitted by—from standing committee.....	287, 297, 444, 558, 863, 864, 1047
Resolutions offered by—House.....	18, 800, 1081

ERTEL, EARL E., of Clermont County—

Appointed on standing committee.....	45, 47, 49
Bills introduced by.....	85, 474, 747
Mileage allowed to.....	305
Motions made by.....	302, 399, 539, 829, 863, 1236, 1237, 1292
Oath administered to.....	3
Reports submitted by—from joint committee.....	945
standing committee.....	217, 463, 467, 474, 562, 564, 630, 631, 863
Resolutions offered by—House.....	25, 93, 301, 398, 539, 829, 1270, 1291

ETLING, ALTON H., of Wayne County—

Amendments offered by.....	433, 521, 690, 841
Appointed on conference committee.....	835
select committee.....	57
standing committee.....	44, 46, 47, 49, 182
Bills introduced by.....	255, 261, 577
Leave of absence granted to.....	750
Mileage allowed to.....	305
Motions made by.....	521, 577, 606, 644, 822, 866, 1051, 1052, 1225, 1269
Oath administered to.....	5
Reports submitted by—from joint committee.....	1057
standing committee.....	356, 367, 368, 369, 374, 533, 534, 570, 571, 572, 574, 578, 635, 694, 742, 855, 859, 965, 1193

FELL, FRANK B., of Muskingum County—

Appointed on special committee.....	977
standing committee.....	43, 45, 46, 47
Bills introduced by.....	802
Mileage allowed to.....	305
Motions made by.....	617, 802, 1011
Oath administered to.....	4
Reports submitted by—from standing committee.....	156, 723

FELLINGER, H., of Cuyahoga County—

Amendments offered by.....	207, 278, 293, 363, 478, 702, 712, 818
Appointed on standing committee.....	43, 45
Bills introduced by.....	51, 82, 124, 175, 308, 309, 538, 646, 747
Mileage allowed to.....	305
Motions made by.....	49, 132, 177, 604, 717, 751, 761, 762, 941, 942, 943
Oath administered to.....	3
Petitions, memorials, or remonstrances presented by.....	653

FELLINGER, H., of Cuyahoga County—Concluded.

Reports submitted by—from standing committee.....	138, 213, 249, 524, 727, 732, 733, 749, 864, 1080, 1258,	1259
Resolutions offered by—joint	49,	85
House	25, 86, 96,	1196

FOREMAN, C. M., of Van Wert County—

Amendments offered by.....	206, 241, 292,	771
Appointed on standing committee.....	45, 47,	48
Bills introduced by.....	57, 158, 181,	476
Leave to record vote granted to.....		88
Mileage allowed to.....		305
Motions made by.....	1065,	1083
Oath administered to.....		4
Reports submitted by—from standing committee....	156, 174, 331, 397, 466, 476, 574, 976,	1081

FREEMAN, JAMES A., of Belmont County—

Appointed on standing committee.....	45, 46,	49
Bills introduced by.....		474
Mileage allowed to.....		305
Motions made by.....		833
Oath administered to.....		3
Petitions, memorials, or remonstrances presented by.....		372
Question of privilege.....		567

FRICK, ADAM, of Scioto County—

Amendments offered by.....	160, 164, 165, 189, 190, 191, 222, 223, 227, 243, 244, 273, 296, 338, 424, 431, 604, 770, 771, 772, 783, 918, 986, 994, 1029,	1160
Appointed on standing committee.....	44,	49
Bills introduced by.....		97
Mileage allowed to.....		305
Motions made by.....	153, 242, 552, 865, 903,	977
Oath administered to.....		4
Petitions, memorials, or remonstrances presented by.....		749
Question of privilege.....		697
Reports submitted by—from standing committee.....	248, 372, 563,	1044
Resolutions offered by—joint	105, 334,	865
House		22

FULTON, W. D., of Licking County—

Amendments offered by.....	341, 554,	1153
Appointed on conference committee		1268
special committee		311
standing committee	45, 47	
Bills introduced by.....	83, 158, 392, 399,	577
Leave of absence granted to.....		545
Mileage allowed to.....		305
Motions made by.....	80, 95, 124, 161, 194, 399, 420, 434, 552, 553, 772, 905,	1089
Oath administered to.....		4
Previous question demanded by.....	227, 683,	838
Question of order.....		1151
Reports submitted by—from standing committee.....		89
Resolutions offered by—joint	71, 159, 396,	993
House		311

GILSON, JOHN F., of Jefferson County—

Amendments offered by.....	78, 598,	658
Appointed on standing committee.....	47, 48,	49
Bills introduced by.....	52, 83, 158, 181, 475, 481, 538,	747
Mileage allowed to.....		305
Motions made by.....	775, 779, 783,	1062
Nomination made by.....		9
Oath administered to.....		4
Petitions, memorials, or remonstrances presented by.....		486
Question of privilege.....		1291
Reports submitted by—from standing committee.....	140,	977

GUTHERY, ISAAC S., of Marion County—

Amendments offered by.....	294,	706
Appointed on conference committee.....	1214	
special committee	615	
standing committee	43,	49
Bills introduced by.....	158, 255, 476,	645
Mileage allowed to.....		305
Motions made by.....	411,	707
Oath administered to.....		4
Previous question demanded by.....		815
Reports submitted by—from standing committee....	397, 473, 728, 793, 990,	991

HASTINGS, H. L., of Noble County—

Appointed on standing committee.....	45, 46, 47,	122
Bills introduced by.....		645
Mileage allowed to.....		305
Motions made by.....		87
Oath administered to.....		4
Petitions, memorials, or remonstrances presented by.....		653
Resolutions offered by—House.....		86

HITE, WM. A., of Perry County—

Amendments offered by.....	131, 193, 226, 430, 671, 877,	1160
Appointed on standing committee.....	45, 46,	47
Bills introduced by.....	83, 125, 392, 399, 481,	651
Mileage allowed to.....		305
Motions made by.....	60, 69, 106, 217,* 259, 522, 617, 631, 877, 1078, 1189,	1220
Oath administered to.....		4
Petitions, memorials, or remonstrances presented by.....	220,	420
Question of order.....		1152
Reports submitted by—from select committee		659
standing committee.....	384, 861, 976, 1024, 1044,	1045
Resolutions offered by—joint.....	57, 106,	259

HOAGLIN, GEO. M., of Paulding County—

Amendments offered by.....	241, 269, 270, 415, 600, 664, 665,	848
Appointed on standing committee.....	47,	48
Bills introduced by.....	65, 92, 175, 176, 310,	335
Mileage allowed to.....		305
Motions made by.....	304, 403,	690
Oath administered to.....		4
Petitions, memorials, or remonstrances presented by.....		798
Reports submitted by—from standing committee....	251, 369, 380, 386, 389,	
455, 456, 457, 534, 571, 627, 632, 692, 693, 741, 742, 744, 795, 861, 966,		
967, 980, 1043,		1290
Prayer offered by.....	321, 799,	1049

HOFFMAN, JOHN C., of Hamilton County—

Appointed on standing committee.....	46, 48,	49
Bills introduced by.....	83, 124, 336,	645
Leave of absence granted to.....		406
Mileage allowed to.....		305
Motions made by.....		1181
Oath administered to.....		4
Reports submitted by—from standing committee.....		857

HOLL, GEO. W., of Auglaize County—

Appointed on standing committee.....	43,	45
Bills introduced by.....	91, 253,	537
Mileage allowed to.....		305
Oath administered to.....		3
Petitions, memorials, or remonstrances presented by.....	439,	798

HOOVER, T. E., of Warren County—

Appointed on standing committee.....	43,	47
Bills introduced by.....		481
Mileage allowed to.....		305
Motions made by.....		798
Oath administered to.....		5

HORWITZ, LOUIS, of Meigs County—

Appointed on standing committee.....	45, 46,	47
Bills introduced by.....	261,	538
Call of House demanded by.....		75
Mileage allowed to.....		305
Motions made by.....	137, 147, 313, 371, 425, 581, 717,	1140
Oath administered to.....		4
Petitions, memorials, or remonstrances presented by.....		199
Question of privilege.....		220
Reports submitted by—from standing committee.....	102,	463
Resolutions offered by—House.....		17

HUNTER, N. H., of Knox County—

Amendments offered by.....	147, 206,	243
Appointed on standing committee.....	43,	46
Bills introduced by.....	108,	392
Leave to record vote granted to.....		594
Mileage allowed to.....		305
Motions made by.....	775,	1178
Oath administered to.....		4
Reports submitted by—from standing committee.....		724

JACKSON, W. O., of Clark County—

Amendments offered by.....		814
Appointed on standing committee.....	45, 46,	48
Bills introduced by.....	334, 391,	746
Leave of absence granted to.....		321
Mileage allowed to.....		305
Motions made by.....	718, 719, 765,	1241
Oath administered to.....		68
Reports submitted by—from standing committee.....	465,	979

JENKINS, M. J., of Madison County—

Amendments offered by.....		954
Appointed on special committee.....		311
standing committee.....	43, 45,	47
Bills introduced by.....	254, 372, 538,	978
Mileage allowed to.....		305
Motions made by.....	62, 132, 159, 245, 372, 684, 703, 767, 785, 978, 1043,	
	1044, 1092,	1187
Nomination made by.....		15
Oath administered to.....		4
Petitions, memorials, or remonstrances presented by.....		486
Question of privilege.....		1331
Reports submitted by—from standing committee.....	327, 452, 453,	728
Resolutions offered by—joint.....		123

KATHE, BERNARD H., of Ross County—

Appointed on standing committee.....	43, 46,	47
Mileage allowed to.....		305
Oath administered to.....		4
Petitions, memorials, or remonstrances presented by.....	347, 515,	798
Reports submitted by—from standing committee.....	384,	619

KEMERER, HARRY R., of Carroll County—

Appointed on standing committee.....	44, 45,	47
Bills introduced by.....		393
Mileage allowed to.....		306
Oath administered to.....		3
Question of privilege.....		567

KENNEDY, R. R., of Allen County—

Amendments offered by.....	168, 205, 273, 313, 340,	1256
Appointed on standing committee.....	43,	45
Bills introduced by.....	50, 52, 81, 91, 180, 259, 481, 617, 646, 903,	1268
Mileage allowed to.....		306
Motions made by.....	92, 177, 324, 340, 361, 425, 485, 539, 721, 903, 959,	1027, 1125, 1180, 1269
Oath administered to.....		3
Previous question demanded by.....		1300
Question of privilege.....	419,	905
Reports submitted by—from standing committee.....	425,	577
Resolutions offered by—joint.....	92,	398
House.....	25,	142

KESSLER, J. R. B., of Adams County—

Amendments offered by.....	191, 193, 194, 774, 986, 1098,	1256
Appointed on standing committee.....	46, 48,	49
Bills introduced by.....	50, 64, 334, 391,	576
Mileage allowed to.....		306
Motions made by.....	321, 774, 783, 786, 959, 1083,	1098
Oath administered to.....		4
Petitions, memorials, or remonstrances presented by.....		439
Reports submitted by—from standing committee.....	527,	625

KILPATRICK, W. B., of Trumbull County—

Amendments offered by.....	74, 131, 243, 291, 616, 669, 767, 803, 815, 841, 988, 990, 1027, 1096, 1119, 1121,	1158
Appointed on conference committee		832
special committee	41, 132,	801
standing committee	46,	48
Bills introduced by.....	65, 84, 92, 176,	476
Courtesy extended to.....		180
Leave of absence granted to.....		199
Mileage allowed to.....		306
Motions made by.....	41, 54, 63, 81, 89, 102, 125, 138, 176, 181, 220, 304, 311, 440, 515, 601, 617, 642, 654, 659, 674, 706, 745, 841, 989, 1014, 1065, 1084, 1096, 1186, 1193, 1205, 1206, 1212,	1213
Oath administered to.....		4
Question of privilege.....		959
Reports submitted by—from select committee	230,	988
standing committee.....	153, 154, 155, 172, 250, 281, 297, 329, 449, 528, 624, 646, 734, 854, 856, 964, 1044, 1047, 1048, 1063, 1080,	1175
Resolutions offered by—House.....	41,	347

KILRAIN, FRANK J., of Cuyahoga County—

Amendments offered by.....	162, 588,	981
Appointed on standing committee.....	44,	47
Bills introduced by.....	254, 475,	642
Mileage allowed to.....		306
Motions made by.....	981,	1209
Oath administered to.....		3
Reports submitted by—from standing committee.....		279

KING, W. S., of Ashtabula County—

Amendments offered by.....	365, 547, 548, 617, 1100
Appointed on special committee	33
standing committee	45, 47, 49
Bills introduced by.....	253, 474, 746
Mileage allowed to.....	306
Motions made by.....	320, 547, 617, 665
Oath administered to.....	3
Reports submitted by—from standing committee....	328, 332, 634, 745, 974, 995, 1046, 1062

KING, JOHN R., of Franklin County—

Amendments offered by.....	228
Appointed on joint committee	220
standing committee	44, 48, 94
Bills introduced by.....	51, 56, 65, 158, 254, 391, 475
Mileage allowed to.....	306
Motions made by.....	219
Oath administered to.....	4
Reports submitted by—from joint committee	345
standing committee	101, 211, 280, 558

KRAMER, JOHN F., of Richland County—

Amendments offered by.....	160, 185, 222, 312, 543, 587, 660, 711, 760, 907, 916, 1029, 1076, 1298
Appointed on conference committee	835
standing committee	45, 46, 48
Bills introduced by.....	84, 125, 392, 642, 802
Mileage allowed to.....	306
Motions made by.....	182, 617, 691, 738, 764, 766, 788, 802, 820, 821, 957, 1031
Oath administered to.....	4
Question of order.....	691
Reports submitted by—from joint committee	1293
select committee	587, 766
standing committee	298, 647, 801, 855
Prayer offered by.....	958

LAMBERT, FRANK P., of Jackson County—

Appointed on standing committee.....	46, 48
Bills introduced by.....	309
Mileage allowed to.....	306
Motions made by.....	266, 738
Oath administered to.....	4
Reports submitted by—from standing committee.....	216, 250, 330, 738, 865

LEIST, GEO. JR., of Pike County—

Amendments offered by.....	406
Appointed on standing committee.....	43, 44, 45
Bills introduced by.....	1050
Mileage allowed to.....	306
Motions made by.....	1050
Oath administered to.....	4
Reports submitted by—from standing committee.....	209, 334, 622, 962

LOWRY, JOHN H., of Henry County—

Amendments offered by.....	340, 364, 555, 663, 760, 918, 985, 989, 1026, 1159
Appointed on conference committee	1175
special committee	33
standing committee	45, 48
Bills introduced by.....	65, 158, 260, 481, 767
Call of House demanded by.....	550, 1076
Courtesy extended to.....	220
Leave to record vote granted to.....	68
Mileage allowed to.....	306

LOWRY, JOHN H., of Henry County—Concluded.

Motions made by.....	26, 28, 29, 30, 31, 32, 33, 34, 38, 49, 53, 68, 73, 96, 97, 107, 126, 143, 157, 160, 170, 177, 182, 186, 188, 199, 209, 218, 219, 265, 308, 323, 325, 333, 336, 347, 404, 417, 419, 481, 482, 484, 485, 510, 522, 524, 537, 539, 544, 545, 549, 551, 553, 555, 590, 595, 602, 607, 615, 616, 618, 619, 622, 668, 670, 676, 688, 696, 704, 707, 714, 717, 755, 756, 767, 768, 769, 770, 771, 771, 779, 783, 793, 797, 798, 800, 803, 816, 835, 847, 869, 883, 902, 905, 912, 913, 914, 916, 918, 921, 942, 977, 980, 985, 989, 990, 1010, 1026, 1031, 1049, 1050, 1076, 1079, 1082, 1087, 1097, 1101, 1142, 1143, 1160, 1170, 1234, 1246, 1258, 1260, 1281, 1291, 1305	
Oath administered to.....		4
Petitions, memorials, or remonstrances presented by.....	590, 607,	618
Previous question demanded by.....	1061, 1107,	1141
Reports submitted by—from standing committee.....		385
Resolutions offered by—joint	977,	980
House	16, 34, 186, 209,	485

LUSTIG, JOSEPH, of Cuyahoga County—

Amendments offered by.....	165, 664, 689, 820,	993
Appointed on standing committee.....	44, 45,	47
Bills introduced by.....	85, 91, 255,	391
Call of House demanded by.....		496
Mileage allowed to.....		306
Motions made by.....	106, 130, 339, 660,	801
Oath administered to.....		3
Previous question demanded by.....	223,	604
Reports submitted by—from standing committee.....	328, 355, 370, 402, 403, 416, 417, 528, 533, 535, 569,	694
Resolutions offered by—House.....		106

McCORMICK, CHAS. H., of Gallia County—

Amendments offered by.....	136,	515
Appointed on standing committee.....	43, 45, 47,	48
Bills introduced by.....	65, 83,	391
Mileage allowed to.....		306
Motions made by.....	258, 579, 607, 774, 782,	832
Nomination made by.....		14
Oath administered to.....		4
Petitions, memorials, or remonstrances presented by.....	220, 311,	420
Reports submitted by—from standing committee.....	178, 247, 329, 333, 385, 388, 389,	620
Prayer offered by.....	40, 171, 372, 579, 803,	940

McGUFFEY, WM. C., of Hardin County—

Amendments offered by.....	169, 407, 516, 685, 953,	1095
Appointed on standing committee.....	43, 45,	47
Bills introduced by.....	309, 475,	567
Mileage allowed to.....		306
Motions made by.....	416, 641, 685, 697,	1095
Nomination made by.....		14
Oath administered to.....		4

MILLS, DON P., of Cuyahoga County—

Amendments offered by....	200, 201, 517, 544, 546, 767, 813, 818, 841, 846, 1018, 1058, 1059, 1061, 1154,	1214
Appointed on conference committee		1268
special committee		132
standing committee	44, 45, 48,	49
Bills introduced by.....	64, 82, 309, 641, 645,	1244
Mileage allowed to.....		306
Motions made by.....	93, 601, 641, 720, 778, 818, 1018, 1061, 1202, 1214, 1245, 1275,	1293
Oath administered to.....		3
Petitions, memorials, or remonstrances presented by.....		86
Question of order.....		550

MILLS, DON P., of Cuyahoga County—Concluded.

Reports submitted by—from standing committee.....	249, 287, 470, 862, 929, 961, 1091,	1092
Resolutions offered by—House.....		93

MORRIS, GEO. M., of Fairfield County—

Amendments offered by.....	291, 323, 415, 416, 544, 689, 836,	1189
Appointed on standing committee.....	43, 44, 47,	48
Bills introduced by.....	51, 158, 260,	481
Mileage allowed to.....		306
Motions made by.....	72, 180, 225, 256, 769, 802, 953, 1199, 1211,	1306
Oath administered to.....		4
Reports submitted by—from select committee		322
standing committee		961
Resolutions offered by—House.....		71

MUELLER, E. R., of Montgomery County—

Appointed on special committee		977
standing committee	44, 45,	48
Bills introduced by.....	57, 65, 310,	392
Mileage allowed to.....		306
Oath administered to.....		4
Reports submitted by—from standing committee.....	139, 218, 280, 297,	852
Resolutions offered by—joint.....		1234

MURPHY, WM. E., of Preble County—

Appointed on standing committee.....	43, 44,	47
Bills introduced by.....		399
Mileage allowed to.....		306
Motions made by.....	1198,	1199
Oath administered to.....		4
Reports submitted by—from standing committee.....		636

NUNGESSER, M. G., of Crawford County—

Amendments offered by.....		672
Appointed on standing committee.....	43, 45,	49
Bills introduced by.....	91, 92, 158, 335,	645
Mileage allowed to.....		306
Motions made by.....		1094
Oath administered to.....		3
Question of privilege.....		696
Reports submitted by—from standing committee.....		524

NYE, JAMES, of Lucas County—

Amendments offered by.....	411, 506, 986, 994,	1256
Appointed on select committee		57
standing committee	44, 45,	46
Bills introduced by.....	52, 125, 255, 260, 538,	642
Mileage allowed to.....		306
Nomination made by.....		7
Oath administered to.....		4
Petitions, memorials, or remonstrances presented by.....		653
Reports submitted by—from standing committee.....	140,	379
Resolutions offered by—joint.....	480,	746

ORLIKOWSKI, BERNARD, of Cuyahoga County—

Amendments offered by.....	408,	690
Appointed on standing committee.....	44, 45, 46,	48
Bills introduced by.....	253,	261
Mileage allowed to.....		306
Motions made by.....	772, 1230,	1299
Oath administered to.....		3

ORRISON, CHAS. A., of Franklin County—

Amendments offered by.....	763
Appointed on joint committee	220
select committee	20
special committee	799
standing committee	44, 47, 48
Bills introduced by.....	51, 309, 335, 391
Leave of absence granted to.....	545
Mileage allowed to.....	306
Motions made by.....	19, 189, 575, 577, 763, 941, 957, 958, 1090, 1091, 1228, 1242
Oath administered to.....	4
Petitions, memorials, or remonstrances presented by.....	439
Reports submitted by—from standing committee.....	122, 252, 286, 301, 387, 633, 971, 972
Resolutions offered by—joint	993
House	70

PENCE, G. G. O., of Highland County—

Appointed on standing committee.....	43, 45, 48
Bills introduced by.....	181, 475
Mileage allowed to.....	306
Motions made by.....	253, 779
Oath administered to.....	4
Reports submitted by—from standing committee.....	252, 285, 451, 472, 619

PLANK, F. M., of Medina County—

Amendments offered by.....	244
Appointed on standing committee.....	43, 45, 49
Bills introduced by.....	108, 175, 259, 538
Mileage allowed to.....	306
Motions made by.....	1243
Nomination made by.....	10
Oath administered to.....	4
Reports submitted by—from standing committee.....	140, 297, 327, 442, 619, 722, 960

PLUMB, G. M., of Delaware County—

Amendments offered by.....	291, 672
Appointed on standing committee.....	44, 47, 49
Bills introduced by.....	309, 393, 475
Mileage allowed to.....	306
Motions made by.....	772, 778
Oath administered to.....	4
Petitions, memorials, or remonstrances presented by.....	798
Question of privilege.....	567
Reports submitted by—from standing committee.....	356, 367, 695, 696, 740, 794, 1025

QUINLISK, MARTIN, of Shelby County—

Amendments offered by.....	1100, 1188
Appointed on standing committee.....	45, 47
Bills introduced by.....	52, 255, 399
Mileage allowed to.....	306
Motions made by.....	783
Oath administered to.....	4
Petitions, memorials, or remonstrances presented by.....	439

READ, A. ROSS, of Summit County—

Amendments offered by.....	144, 955
Appointed on standing committee.....	44, 47, 48
Bills introduced by.....	52, 255, 567, 577, 642, 803
Mileage allowed to.....	306
Motions made by.....	40, 182, 252, 338, 697, 799, 803, 832, 959, 1085
Oath administered to.....	4
Reports submitted by—from standing committee.....	122, 1047
Resolutions offered by—joint	799
House	40

REID, CHAS. A., of Fayette County—

Amendments offered by....	94, 132, 149, 293, 342, 349, 364, 410, 546, 716, 835, 908, 993, 1073, 1114
Appointed on conference committee	1214, 1272
special committee	33, 41, 311, 799, 977
standing committee	45, 46, 48
Bills introduced by.....	51, 92, 158, 475
Mileage allowed to.....	306
Motions made by.....	150, 160, 240, 274, 312, 338, 775, 782, 803, 821, 848, 860, 1011, 1060, 1088, 1150, 1191, 1214, 1221, 1237, 1272
Nomination made by.....	8
Oath administered to.....	4
Previous question demanded by.....	148
Question of order.....	79, 147
Reports submitted by—from standing committee....	102, 231, 282, 312, 531, 856, 864
Resolutions offered by—House.....	19, 67

REIGHARD, F. H., of Fulton County—

Amendments offered by....	148, 227, 342, 349, 362, 371, 415, 430, 514, 590, 609, 658, 660, 984, 1189
Appointed on standing committee.....	43, 45
Bills introduced by.....	83, 181, 391
Mileage allowed to.....	306
Motions made by.....	177
Oath administered to.....	4
Petitions, memorials, or remonstrances presented by.....	653
Reports submitted by—from standing committee....	281, 328, 536, 621, 622, 731, 960

REPPERT, FRANK H., of Hamilton County—

Amendments offered by.....	429, 513
Appointed on standing committee.....	45, 47, 49
Bills introduced by.....	51, 309, 335, 361, 645
Call of House demanded by.....	581, 874
Mileage allowed to.....	306
Motions made by.....	147, 660
Oath administered to.....	
Previous question demanded by.....	164
Reports submitted by—from standing committee....	852, 853

REYNOLDS, R. R., of Franklin County—

Appointed on standing committee.....	43, 47, 48
Bills introduced by.....	83
Mileage allowed to.....	306
Nomination made by.....	12
Oath administered to.....	4
Question of privilege.....	539
Reports submitted by—from standing committee....	574, 1063

RHULMAN, W. A., of Vinton County—

Amendments offered by.....	192
Appointed on standing committee.....	44, 46, 47, 48
Bills introduced by.....	748
Mileage allowed to.....	306
Motions made by.....	298, 294, 617, 1027
Oath administered to.....	4
Petitions, memorials, or remonstrances presented by.....	420, 750
Reports submitted by—from standing committee....	139, 332

ROBINSON, ALFRED, of Lawrence County—

Amendments offered by.....	185, 543, 661, 663, 1191
Appointed on special committee	615
standing committee	44, 46, 48
Bills introduced by.....	181, 475
Mileage allowed to.....	306

ROBINSON, ALFRED, of Lawrence County—Concluded.

Motions made by.....	490
Nomination made by.....	10
Oath administered to.....	4

SCHAEFER, HENRY L., of Cuyahoga County—

Amendments offered by.....	430, 493,	986
Appointed on standing committee.....	45, 47,	49
Bills introduced by.....	82, 309,	641
Mileage allowed to.....		306
Motions made by.....	769,	770
Oath administered to.....		3
Reports submitted by—from standing committee....	171, 212, 280, 373, 732,	
	744,	964

SCHWEIKERT, WILLIAM H., of Hamilton County—

Amendments offered by.....	412,	691
Appointed on conference committee		362
select committee		57
standing committee	44, 45,	48
Bills introduced by.....	158, 260, 392,	538
Call of House demanded by.....		667
Mileage allowed to.....		306
Motions made by.....	17, 348, 396, 557, 776, 784,	1207
Oath administered to.....		4
Reports submitted by—from standing committee....	138, 258, 373, 472, 558,	
	559, 622, 623,	635

SCOTT, L. H., of Harrison County—

Amendments offered by.....	62, 131,	596
Appointed on standing committee.....	43, 44, 46,	49
Bills introduced by.....	158,	645
Mileage allowed to.....		306
Motions made by.....	720,	1205
Oath administered to.....		4
Question of privilege.....		567
Reports submitted by—from standing committee....		141

SHANLEY, J. J., of Portage County—

Amendments offered by.....	202,	1141
Appointed on standing committee.....	44, 46,	48
Bills introduced by.....	52, 255, 335, 538,	977
Mileage allowed to.....		306
Motions made by.....	548, 618, 941, 977,	978
Oath administered to.....		4
Petitions, memorials, or remonstrances presented by.....	420, 568,	749
Reports submitted by—from standing committee....	89, 101, 250, 532,	626
Resolutions offered by—joint		259
House	23, 618,	1048

SIEBERT, LOUIS R., of Franklin County—

Appointed on standing committee.....	44	46
Bills introduced by.....		391
Mileage allowed to.....		306
Motions made by.....		784
Oath administered to.....		4

SMITH, CHAS. B., of Morgan County—

Amendments offered by.....		775
Appointed on standing committee.....	45, 46,	47
Bills introduced by.....	92, 335,	392
Mileage allowed to.....		306
Motions made by.....	769,	775
Oath administered to.....		4
Reports submitted by—from standing committee....	452,	462

SMITH, CULBERTSON J., of Butler County—

Amendments offered by.....	62, 98, 127, 245, 273, 340, 540, 611, 702,	1026
Appointed on conference committee	1170,	1272
special committee	33, 110, 311,	1302
standing committee	43, 44,	46
Bills introduced by.....	51, 158, 259, 480, 537, 571, 576, 641,	746
Mileage allowed to.....		306
Motions made by.....	98, 180, 641, 719, 723, 746, 782, 844, 1014, 1092, 1170,	1194
Nomination made by.....		13
Oath administered to.....		3
Petitions, memorials, or remonstrances presented by.....	311, 347, 420, 421,	749
Question of order.....		322
Question of privilege.....		869
Reports submitted by—from joint committee	1274,	1302
standing committee.....	96, 282, 329, 375, 448,	
625, 626, 735, 736, 796, 857,		858
Resolutions offered by—House.....	18, 179, 789,	1194

SNYDER, IRVIN F., of Pickaway County—

Amendments offered by.....	200, 201, 323, 341, 349, 371, 689, 716, 821,	
823, 840, 984, 986,		1256
Appointed on conference committee		1272
special committee		799
standing committee	46,	49
Bills introduced by.....	84, 261, 617, 799,	1285
Courtesy extended to.....		838
Mileage allowed to.....		306
Motions made by.....	340, 359, 388, 556, 698, 799, 953, 954, 983, 1229, 1285,	1286
Oath administered to.....		4
Question of privilege.....		220
Reports submitted by—from select committee		823
standing committee	214, 387,	856

SNYDER, THORNTON R., of Hamilton County—

Amendments offered by..	61, 245, 246, 778, 781, 787, 788, 866, 868, 922, 1158,	1256
Appointed on conference committee	1214, 1215,	1312
special committee	311,	615
standing committee	43, 46,	48
Bills introduced by.....	51, 56, 108, 124, 260, 309, 391, 538, 567, 576,	
577, 796, 799,		979
Mileage allowed to.....		306
Motions made by.....	325, 410, 568, 581, 611, 703, 767, 778, 781, 786, 787,	
796, 799, 813, 855, 868, 957, 1052, 1159, 1181, 1191, 1214, 1215, 1228,		1270
Nomination made by.....		5
Oath administered to.....		4
Petitions, memorials, or remonstrances presented by.....	177,	420
Reports submitted by—from joint committee		1307
standing committee.....	215, 282, 298, 560, 623,	
624, 733, 795, 849,		856
Resolutions offered by—House.....	703, 1081,	1270

STIVERS, E. B., of Brown County—

Amendments offered by.....	322, 367, 609, 944,	1073
Appointed on standing committee.....	44, 45, 46,	49
Bills introduced by.....		333, 391
Leave of absence granted to.....		510
Mileage allowed to.....		306
Motions made by.....	779,	785
Oath administered to.....		3
Reports submitted by—from standing committee.....	175, 327, 621,	636

SWAIN, CHAS. L., of Hamilton County—

Appointed on special committee		1292
standing committee		48
Mileage allowed to.....		306
Motions made by.....	108,	678

SWAIN, CHAS. L., of Hamilton County — Concluded.

Oath administered to.....	4
Petitions, memorials, or remonstrances presented by.....	182, 644, 696

SWEENEY, MARTIN L., of Cuyahoga County—

Amendments offered by.....	266, 508, 690, 702, 1189
Appointed on standing committee.....	44, 46, 49
Bills introduced by.....	56, 254, 475, 576
Mileage allowed to.....	306
Motions made by.....	58, 300, 596, 716
Oath administered to.....	3
Resolutions offered by—House.....	58

TERRELL, VIRGIL J., of Cuyahoga County—

Amendments offered by.....	98, 182, 183, 203, 313, 341, 342, 353, 354, 362, 398, 431, 513, 550, 610, 669, 671, 688, 775, 913, 1029, 1075, 1100, 1151, 1158, 1217, 1219, 1221, 1231, 1273, 1297
Appointed on standing committee.....	43, 44, 46, 47, 48
Bills introduced by.....	56, 391
Mileage allowed to.....	306
Motions made by.....	522, 697, 702, 714, 775, 777, 779, 784, 788, 807, 869, 921, 951, 957, 1064, 1215, 1217, 1219, 1244, 1255, 1272, 1297
Oath administered to.....	3
Reports submitted by—from standing committee.....	153, 211, 527, 559, 963, 1064

TETLOW, PERCY, of Columbiana County—

Amendments offered by.....	193, 203, 290, 412, 599, 602
Appointed on conference committee.....	1291
standing committee.....	44, 46, 48
Bills introduced by.....	56, 82, 124, 334, 391, 399, 641
Mileage allowed to.....	306
Motions made by.....	242, 718, 775, 1184, 1185, 1240, 1284, 1285
Oath administered to.....	3
Previous question demanded by.....	422
Question of order.....	813
Question of privilege.....	601, 738
Reports submitted by—from standing committee.....	380, 451, 857
Resolutions offered by—joint.....	544

THATCHER, OLIVER J., of Clinton County—

Amendments offered by.....	191, 193, 206, 227, 244, 371, 600, 672, 778, 781, 782, 785, 920
Appointed on conference committee.....	1211
special committee.....	33, 132, 977
standing committee.....	44, 45, 47, 48, 49
Bills introduced by.....	56, 82, 537, 538
Mileage allowed to.....	306
Motions made by.....	59, 271, 705, 779, 785, 955, 956, 1211
Oath administered to.....	3
Petitions, memorials, or remonstrances presented by.....	653, 749
Reports submitted by—from standing committee.....	141, 331, 356, 388, 442, 453, 454, 533, 627, 628, 739, 740, 793, 794, 965, 1150
Resolutions offered by—House.....	59

THOMAS, F. W., of Wood County—

Amendments offered by.....	431, 585, 701, 777
Appointed on special committee.....	110
standing committee.....	45, 46
Bills introduced by.....	261, 336, 392, 538, 568, 978, 979
Mileage allowed to.....	306
Motions made by.....	478, 632, 664, 701, 777, 978, 979
Oath administered to.....	5
Previous question demanded by.....	755
Reports submitted by—from standing committee.....	212, 732
Resolutions offered by—joint.....	644

VENUS, C. P., of Huron County—

Appointed on special committee	20
standing committee	44, 45
Bills introduced by	125
Mileage allowed to	306
Motions made by	421, 539, 690
Oath administered to	4
Question of privilege	425
Reports submitted by—from standing committee	864
Resolutions offered by—House	421

VOLLMER, HARRY, of Cuyahoga County—

Amendments offered by	588, 589, 716
Appointed on conference committee	1281
standing committee	44, 46, 47
Bills introduced by	92, 108, 124, 175, 254, 480, 641
Call of House demanded by	605
Mileage allowed to	306
Motions made by	777, 801
Oath administered to	3
Reports submitted by—from joint committee	1301
standing committee	379, 569, 676

VONDER HEIDE, V. J., of Montgomery County—

Amendments offered by....	136, 166, 241, 291, 362, 519, 589, 595, 610, 676, 738, 823, 846, 912, 1089, 1188
Appointed on conference committee	1211, 1275, 1299
standing committee	45, 46, 49
Bills introduced by	65, 261, 335, 538, 642, 645, 802
Mileage allowed to	307
Motions made by	424, 580, 651, 667, 668, 671, 717, 802, 845, 846, 882, 957, 983, 1024, 1043, 1054, 1062, 1073, 1185, 1202, 1241, 1273
Oath administered to	4
Previous question demanded by	278, 606, 836, 1154
Question of order	398
Reports submitted by—from standing committee	334, 374, 845, 1079
Resolutions offered by—joint	539, 670, 882

WALSH, MICHAEL J., of Cuyahoga County—

Amendments offered by	986, 1151
Appointed on standing committee	47, 48, 49
Bills introduced by	254, 334, 335
Mileage allowed to	307
Motions made by	320
Oath administered to	3
Reports submitted by—from standing committee	463

WARNES, M. A., of Holmes County—

Amendments offered by	143, 220, 295, 773, 814, 1028
Appointed on conference committee	1215
special committee	799
standing committee	44, 48, 49, 198
Bills introduced by	65, 83, 124, 567, 577
Call of House demanded by	813, 1060, 1150
Division demanded by	184
Mileage allowed to	307
Motions made by	39, 123, 160, 198, 205, 208, 221, 242, 247, 271, 278, 317, 354, 403, 406, 423, 485, 487, 573, 597, 643, 710, 713, 720, 769, 773, 797, 803, 818, 838, 843, 844, 848, 903, 908, 917, 921, 943, 953, 958, 977, 1027, 1092, 1101, 1145, 1150, 1152, 1154, 1157, 1170, 1174, 1186, 1191, 1221, 1226, 1235, 1255
Nomination made by	7
Oath administered to	4
Previous question demanded by	79, 98, 842, 1105, 1154, 1256
Question of order	364, 1073

WARNES, M. A., of Holmes County—Concluded.

Reports submitted by—from joint committee	259, 1300
select committee	93
standing committee.....	179, 830, 903, 974, 1045
Resolutions offered by—joint	336, 576
House	198, 316, 977

WELSH, SMITH L., of Ottawa County—

Amendments offered by.....	147, 410, 660, 661, 789, 985, 1141
Appointed on conference committee	1175
select committee	544
special committee	33
standing committee	45, 46, 49
Bills introduced by.....	65, 255, 346, 748
Mileage allowed to.....	307
Motions made by.....	67, 163, 303, 372, 478, 544, 547, 595, 788, 789, 1027, 1056, 1101, 1108, 1203, 1204, 1230, 1245
Oath administered to.....	4
Reports submitted by—from joint committee	1233
select committee	546
standing committee	302, 1032
Resolutions offered by—joint	1245
House	22, 70, 163, 336, 1056

WHITE, CHARLES A., of Columbiana County—

Amendments offered by.....	773
Appointed on standing committee.....	43, 44, 49
Bills introduced by.....	253, 333, 399
Mileage allowed to.....	307
Oath administered to.....	3
Petitions, memorials, or remonstrances presented by.....	439, 568
Previous question demanded by.....	410
Prayer offered by.....	1291

WILLIAMS, S. H., of Lorain County—

Amendments offered by.....	192, 340, 341, 514, 787, 918, 1119, 1241, 1242
Appointed on conference committee	1170
standing committee	46, 47, 48
Bills introduced by.....	52, 392, 475, 642, 796
Mileage allowed to.....	307
Motions made by.....	153, 202, 245, 320, 418, 419, 785, 787, 797, 813, 874
Oath administered to.....	4
Previous question demanded by.....	1099
Reports submitted by—from standing committee.....	173, 251, 376, 380, 381, 532, 625, 628, 646, 736, 855

WINANS, J. V., of Lake County—

Amendments offered by.....	129, 270, 416, 658, 690, 697, 784, 841, 910, 984
Appointed on conference committee	1236
special committee	801
standing committee	43, 47, 48
Bills introduced by.....	92
Mileage allowed to.....	307
Motions made by.....	727, 913
Oath administered to.....	38
Reports submitted by—from standing committee.....	231, 727

WINTERMUTE, G. J. C., of Mercer County—

Appointed on standing committee.....	47, 48, 49
Bills introduced by.....	309, 538, 645, 748
Mileage allowed to.....	307
Motions made by.....	771, 1012
Oath administered to.....	4
Petitions, memorials, or remonstrances presented by.....	220, 372
Reports submitted by—from standing committee.....	534, 862

WINTERS, C. P., of Erie County—

Amendments offered by	184, 415, 548, 550, 781, 836, 870, 894, 912, 982, 984, 1108
Appointed on conference committee	1236
standing committee	44, 46, 49
Bills introduced by	56, 82, 181, 254, 260, 335, 399, 645
Mileage allowed to	307
Motions made by	123, 144, 310, 580, 774, 779, 869, 894, 1236
Oath administered to	4
Reports submitted by—from standing committee	960
Resolutions offered by—House	34, 1194

WOODWORTH, E. C., of Athens County—

Amendments offered by	78, 160, 227, 273, 690, 1029
Appointed on special committee	110
standing committee	44, 45, 46
Bills introduced by	82, 180, 259, 391
Mileage allowed to	307
Motions made by	94, 557, 873
Nomination made by	5
Oath administered to	3
Resolutions offered by—joint	94

YOUNG, STEPHEN M., of Cuyahoga County—

Amendments offered by	98, 669, 690
Appointed on special committee	20
standing committee	46, 47, 48, 49
Bills introduced by	51, 64, 82, 254, 399
Mileage allowed to	307
Motions made by	74, 398, 536, 557, 813, 874
Nomination made by	14
Oath administered to	3
Previous question demanded by	518
Reports submitted by—from standing committee	108, 110, 374, 573, 735, 859, 1063
Resolutions offered by—joint	65

LIST OF SECTIONS OF THE GENERAL CODE AFFECTED BY BILLS INTRODUCED IN THE HOUSE OF REPRESENTATIVES.

The following is a list of the sections of the General Code that were affected by bills introduced in the House of Representatives, together with the numbers of the bills.

Section Number.	House Bill Number.	Section Number.	House Bill Number.
31	178	488-23	582
31-2	178	488-24	582
97	454	488-25	582
113	293	488-26	582
120	293	488-27	582
142	292	489	582
192	598	490	582
196	293	491	582
198	472	492	582
218	472	493	582
219	472	494	582
220	472	495	582
225	472	496	582
226	472	497	582
261	598	498	582
265	598	499	582
284	304	500	582
285	304	501	582
286	304	502	582
333	189	503	582
339	293	504	582
346	293	505	582
368	74	506	582
375	210	507	582
376	352	508	582
487	582	509	582
488	582	510	582
488-1	582	510-1	582
488-2	582	511	582
488-3	582	512	582
488-4	582	513	582
488-5	582	513-1	582
488-6	582	513-2	582
488-7	582	514	582
488-8	582	514-1	582
488-9	582	515	582
488-10	582	516	582
488-11	582	517	582
488-12	582	517-1	582
488-13	582	518	582
488-14	582	519	582
488-15	582	520	582
488-16	582	521	582
488-17	582	521-1	582
488-18	582	521-2	582
488-19	582	522	582
488-20	582	522-1	582
488-21	582	522-2	582
488-22	582	522-3	582

Section Number.	House Bill Number.	Section Number.	House Bill Number.
523	582	556	582
524	582	557	582
524-1	582	557-1	582
525	582	557-2	582
525-1	582	558	582
526	582	559	582
526-1	582	560	582
526-2	582	560-1	582
526-3	582	561	582
526-4	582	562	582
526-5	582	563	582
527	582	564	582
528	582	565	582
529	582	566	582
530	582	567	582
530-1	582	568	582
530-2	582	569	582
531	582	570	582
531-1	582	571	582
531-2	582	572	582
531-3	582	573	582
531-4	582	574	582
531-5	582	575	582
531-6	582	576	582
531-7	582	577	582
531-8	582	578	582
531-9	582	579	582
531-10	582	580	582
531-11	582	581	582
532	582	582	582
532-1	582	583	582
532-2	582	584	582
533	582	585	582
533-1	582	586	582
533-2	582	587	582
533-3	582	588	582
533-4	582	589	582
533-5	582	590	582
534	582	591	582
535	582	592	582
536	582	593	582
537	582	594	582
538	582	595	582
538-1	582	596	582
538-2	582	597	582
538-3	582	598	582
538-4	582	599	582
539	582	600	582
540	582	601	582
541	582	601-1	582
542	582	602	582
543	582	603	582
544	582	604	582
545	582	605	582
546	582	606	582
547	582	607	582
548	582	607-1	582
549	582	608	582
550	582	609	582
551	582	610	582
551-1	582	611	582
552	582	612	582
553	582	613	582
554	582	614	582
555	582	614-1	582

Section Number.	House Bill Number.	Section Number.	House Bill Number.
614-2	582	614-67	582
614-3	582	614-68	582
614-4	582	614-69	582
614-5	582	614-70	582
614-6	582	614-71	582
614-7	582	614-72	582
614-8	582	614-73	582
614-9	582	614-74	582
614-10	582	614-75	582
614-11	582	614-76	582
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614-14	582	614-79	582
614-15	582	614-80	226, 582
614-16	582	614-81	582
614-17	582	614-82	582
614-18	582	614-83	582
614-19	582	615	676
614-20	582	621	622
614-21	582	622	622
614-22	582	623	622
614-23	582	634-2	293
614-24	582	648	306
614-25	582	656	232
614-26	582	674	168
614-27	582	675	168
614-28	582	676	168
614-29	582	677	168
614-30	582	691	204
614-31	582	724	573
614-32	582	798-1	173
614-33	582	798-2	173
614-34	582	798-3	173
614-35	582	798-4	173
614-36	582	798-5	173
614-37	582	886	231
614-38	582	887	231
614-39	582	888	231, 370
614-40	582	889	231, 370
614-41	582	890	155, 231, 370
614-42	582	891	231
614-43	582	892	155, 231
614-44	582	893	231, 370
614-45	582	894	231
614-46	582	895	231
614-47	582	896	231
614-48	582	904	70
614-49	582	917	512
614-50	582	938	460
614-51	582	972	49
614-52	582, 637	984	206
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614-54	582	1003	193
614-55	582	1008	13, 163, 367
614-56	582	1009	13, 367
614-57	582	1010	13
614-58	582	1011	13
614-59	582	1020	203
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614-62	582	1023	203
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614-64	582	1028-1	332
614-65	582	1028-2	332
614-66	582	1036	205

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1047	569	1223	616
1048	569	1225	616
1049	569	1226	616
1051	485, 569	1227	616
1053	569	1228	616
1056	569	1239	409
1057	569	1261-2	208
1058-2	486	1261-3	208
1058-3	282	1261-4	208
1058-4	282	1261-5	208
1058-5	282	1261-6	208
1058-6	282	1261-7	208
1058-7	402	1261-8	208
1058-17	282	1261-9	208
1058-19	402	1261-10	208
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1058-21	402	1261-12	208
1058-23	402	1261-13	208
1058-25	402	1261-15	208
1058-26	282	1307	353
1058-27	282	1311	353
1058-28	282, 402	1314	469
1058-29	282	1315	469
1058-30	282	1316	469
1087-2	598	1317	469
1096	443	1335	200
1129	393	1336	200
1130	393	1342	200
1131	393	1343	200
1132	393	1344	200
1133	393	1347	200
1134	393	1350	72
1135	393	1352	72
1136	393	1354	72
1137	393	1387	371
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1153	297	1388	371
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1181	406	1390	371
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1183	616	1392	371
1184	616	1393	371
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1185	616	1406	293
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1191	616	1414	151-373
1192	616	1416	148
1193	616	1416-1	118-148-383
1195	616	1417	373
1197	616	1425	87
1199-1	616	1426	191-372
1200	616	1427	372
1201	616	1428	234-372
1202	616	1432	372
1203	616	1435	374
1203-1	616	1436	374
1206	616	1437	374
1208	616	1438	374
1210-1	616	1439	372
1211	616	1440	153
1212	616	1441	298
1215	616	1442	372
1216	616	1445	372

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1465-21	281	1690	158
1465-29	281	1692	158
1465-33	598	1693	158
1465-36	281	1698	574
1500	73	1707	158
1514	158	1709	158
1515	158	1711	197
1516	158	1713	106
1517	158	1753	170
1518	158	1754	170
1519	158	1801	329
1520	158	1802	329
1521	158	1803	329
1522	158	1804	329
1523	158	1805	329
1524	158	1806	329
1525	158	1815-8	72
1526	158	1815-11	72
1527	158	1829	72
1528	158	1841	214
1529	158	1866	612
1530	158	1898	72
1531	158	1899	72
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1550	318	2084	72
1576	293	2088	72
1579-33	269	2089	72
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1579-38	269	2091	72
1592	490	2092	72
1637	293	2095	72
1639	72	2096	72
1642	72	2099	72
1643	72	2101	72
1644	72	2102	72
1645	72	2103	72
1646	72	2103-1	72
1647	72	2103-2	72
1648	72	2105	72
1651	72	2106	72
1652	72	2107	72
1653	72	2108	72
1654	72	2109	72
1654-1	72	2110	72
1655	72	2111	72
1656	72	2112	72
1658	72	2113	72
1659	72	2114	72
1660	72	2115	72
1661	72	2116	72
1662	72	2117	72
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1673	72	2131	72
1674	72	2132	72
1675	72	2133	72
1676	72	2134	72
1677	72	2135	72
1678	72	2136	72
1680	72	2137	72

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2141	72	2629	598
2142	72	2633	122
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2147	72	2658	598
2148-8	72	2659	598
2183	133	2660	598
2208	133	2661	598
2229	482	2662	598
2251	158	2663	598
2252	328	2664	598
2253	65	2665	598
2254	285	2667	598
2269	226	2668	598
2312	320	2669	598
2313	320	2670	598
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2345	336	2672	598
2346	336	2673	598
2395	212-213	2700	98-243
2419	513	2701	98
2421	648	2702	98
2433	60	2703	98
2436	635-648	2704	98
2444	60	2705	98
2510	99	2718	605
2511	99	2736	245
2512	99	2746	598
2513	99	2749	598
2514	99	2833	33
2515	99	2850	423
2516	99	2855	293
2522	453	2869	293
2523	456	2915-1	32
2526	453	2916	293
2528	453	2933	541
2532	453	2939	221
2533	453	2962	180
2534	453	2963	180
2535	453	2964	180
2544	453	2967	180
2545	453	2967-1	180
2456	453	2968	180
2547	72	2971	242
2556	453	2975	72
2557	453	2981	261
2573	598	2989	261
2574	571-598	3002	453
2578	598	3007	284
2583	598	3008	15-28
2584	598	3019	419
2585	598	3029	293
2588	571-598	3030	293
2591	123-598	3069	18
2593	598	3070	72
2594	598	3077	72
2595	598	3084	411
2604	598	3085	72
2605	598	3088	72
2606	598	3089	72

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3091	72	3372	132
3092	72	3373	132
3093	72	3374	132
3096	72	3375	132-345
3097	72	3376	132-345
3098	72	3377	132-345
3099	72	3378	132-345
3100	72	3379	132-345
3101	72	3380	132-345
3102	72	3381	132-345
3104	72	3382	132-345
3108	72	3383	132-345
3109	72	3384	132-345
3112	72	3385	132
3114	72	3391	287
3122	72	3399	555
3126	72	3400	555
3138-1	44	3401	555
3139	265	3402	555
3140	265	3495	453
3141	265	3496	79
3142	265	3632	600
3143	265	3636	646
3144	265	3637	594
3145	265	3640	540
3146	265	3664	166
3147	265	3675	602
3148	265	3677	433-448
3151	265	3678	117-437
3152	265	3695	293
3153	265	3738	345
3261	598	3739	345
3271	132	3740	345
3272	132	3741	345
3274	132	3770	252
3275	132	3778	410
3282-1	132	3812	497
3282-2	132	3820	182
3282-3	132	3822	407
3283	132	3927	351
3294	183	3939	351
3304	468	3949	351
3349	598	3955	45
3350	598	3956	45
3351	598	3957	45
3352	598	3958	45-254
3353	598	3959	45
3354	598	3960	45
3355	598	3961	45
3356	598	3962	45
3357	598	3963	45-130
3358	598	3964	45
3359	598	3965	45
3360	598	3966	45
3361	598	3967	45
3362	598	3968	45
3363	598	3969	45
3364	598	3970	45
3365	598	3971	45
3366	598	3872	45
3367	598	3973	45
3368	598	3974	45
3369	598	3975	45
3370	132	3976	45

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3978	45	4728	324
3979	45	4729	324
3980	45	4730	324
3981	45	4731	324
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4083	72	4733	324
4085	72	4734	324
4086	72	4735	324
4087	72	4736	324
4088	72	4737	324
4108	72	4738	324
4109	72	4739	324
4110	72	4740	324
4111	72	4741	324
4112	72	4742	324
4184	478	4743	324
4185	478	4744	324
4189	478	4747	31-324
4227-1	499	4763	324
4227-2	330-499	4776	468
4227-3	499	4804	624
4227-4	499	4805	624
4227-5	499	4822	144
4227-6	499	4826	75-293
4252	34	4828	567
4316	440	4842	609
4322	20	4847	609-621
4328	45	4860	26-144
4329	45	4870	14-144-625
4361	45-400	4871	625
4373	33	4872	14-144-625
4376	61	4873	625
4404	287-545	4874	625
4436	37	4875	625
4505	258	4876	625
4551	37	4877	625
4679	324	4878	625
4681	128-324-660	4879	625
4682	128-324-660	4880	625
4683	324	4881	625
4684	324	4882	625
4684-1	324	4883	625
4684-2	324	4884	625
4685	324	4885	625
4687	324	4886	625
4688	324-513	4887	625
4689	324	4888	625
4708	36	4889	625
4710	341	4890	625
4712	324	4891	625
4713	324	4892	625
4714	324	4893	625
4715	324	4894	625
4716	324	4895	625
4717	324	4896	625
4718	324	4897	625
4719	324	4898	625
4720	324	4899	625
4721	324	4900	144-625
4722	324	4901	144-625
4723	324	4902	144-625
4724	324	4903	625
4725	324	4904	625
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4907	625	4996	429
4908	625	4999	429
4909	625	5004	293-429
4910	625	5006	293-429
4911	625	5007	429
4912	625	5009	429
4913	625	5012	429
4914	625	5013	429
4915	625	5015	293
4916	625	5019	384
4917	395-625	5022	144
4918	625	5028	445
4919	625	5035	598
4920	625	5043	144-337
4921	625	5052	337
4922	625	5053	504
4923	625	5054-1	293
4924	625	5056	103
4925	625	5090	348-349
4926	625	5092	566
4927	625	5094	293-428
4928	625	5105	293
4929	625	5119	598
4930	625	5125	293
4931	625	5129	293
4932	625	5130	293
4933	625	5137	293
4934	625	5138	293
4935	625	5141	293
4936	625	5143	293
4937	144-350-625	5145	293
4938	625	5175-1	211
4939	625	5175-2	211
4941	144	5175-5	211
4943	144	5175-6	211
4944	236-626	5175-11	211
4946	621-626	5175-23	211
4949	219-669	5175-26	211
4950	219-669	5175-27	211
4951	219-669	5175-29	211
4952	219-669	5320	598
4953	219-669	5322	598
4954	219-669	5323	598
4955	219-669	5324	598
4956	219-669	5325	598
4959	219-669	5326	598
4960	219-669	5327	598
4961	219-669	5328	598
4963	144-152-219-669	5329	598
4964	219-669	5349	598
4967	219-669	5350	598
4968	219-669	5352	598
4969	144-219-669	5353	533-598
4970	219-669	5354	598
4973	219-669	5359	598
4974	219-669	5361	598
4984	219-669	5362	598
4986	219-669	5365	598
4987	219-669	5366	598
4988	219-669	5367	598
4989	219-669	5368	598
4990	144	5369	598
4991	494	5370	598
4992	429	5371	598

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5373	598	5561	598
5375	598	5562	598
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5381	598	5566	598
5382	598	5567	598
5383	598	5568	598
5384	598	5569	571-598
5385	598	5570	571-598
5386	598	5570-1	571-598
5387	598	5570-2	571-598
5388	598	5571	571-598
5389	598	5572	598
5390	598	5573	571-598
5391	598	5574	571-598
5392	598	5575	571-598
5393	598	5576	571-598
5394	571-598	5577	571-598-664
5395	598	5578	571-598
5396	571-598	5579	598
5397	571-598	5580	598
5398	571-598	5581	598
5399	571-598	5582	598
5400	571-598	5583	598
5401	571-598	5584	571-598
5402	571-598	5585	598
5403	598	5586	598
5404	598	5587	598
5405	571-598	5588	598
5406	571-598	5589	598
5408	598	5590	598
5409	598	5591	598
5411	571-598	5592	598
5411-1	571-598	5593	598
5412	571-598	5594	598
5413	598	5595	598
5414	598	5596	598
5414-3	571	5597	598
5445	281	5598	598
5542-8	598	5599	598
5542-9	598	5600	598
5542-9a	598	5601	598
5542-9b	598	5601-1	598
5542-9c	598	5603	598
5542-9d	598	5604	598
5542-10	598	5605	598
5542-11	598	5606	598
5543	598	5607	598
5544	598	5616	598
5545	598	5617	598
5546	571-598	5618	598
5547	598	5619	598
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5551	598	5622	598
5552	598	5623	598
5553	598	5624	598
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5555	598	5629	342-648
5556	598	5635	648
5557	598	5636	648
5558	598	5643	648
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5649-2	500-503-640	5838	575
5649-3	500-640	5839	575
5649-3a	516-640	5887-2	278
5649-3b	640	5887-3	278
5649-3c	640	5206	404
5649-3d	125-640	5907	404
5649-3e	640	5908	455
5649-4	640-648	5910	538
5649-5	640	5911	538
5649-5a	640	5976	154
5649-5b	319-640	5978	248-362-388
5669	4-113	6065	4-113
5671	598	6071	4-113
5672	598	6072	4-113
5673	598	6073	4-113
5678	598	6074	4-113
5679	598	6075	4-113
5694	598	6076	4-113
5695	598	6077	4-113
5696	598	6078	4-113
5697	598	6079	4-113
5698	598	6080	4-113
5700	598	6081	4-113
5701	598	6082	4-113
5703	598	6085	4-113
5704	598	6086	4-113
5705	598	6087	4-113
5706	598	6088	4-113
5707	598	6089	4-113
5709	598	6090	4-113
5710	598	6091	4-113
5711	598	6092	4-113
5731	598	6093	4-113
5742	598	6094	4-113-531
5746	598	6094-1	4-113-531
5747	598	6095	4-113
5748	598	6096	4-113
5749	598	6104	610
5750	598	6105	610
5751	598	6164	293
5752	598	6165	293
5753	598	6166	293
5754	598	6167	293
5755	598	6240-2	289
5756	598	6240-3	289
5757	598	6247	207
5758	598	6290	185-549
5759	598	6294	185-549
5760	598	6295	549
5761	598	6298	549
5762	698	6299	549
5763	698	6300	549
5764	698	6301	185-549
5765	698	6302	185-549
5766	598	6309	185-549
5768	598	6310	515
5770	598	6333	235
5771	598	6346-2	280
5772	598	6346-5	280-391
5773	598	6346-6	280
5784	109	6346-7	280
5785	418	6386	344
5809	262	6387	344
5831	403	6388	344

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6396	66	6862	132
6400	293	6863	132
6415	77	6864	132
6418	164-216-363	6865	132
6418-1	54	6866	132
6441-1	523	6867	132
6441-2	523	6868	132
6442	140	6869	132
6455	339-408	6870	132
6488	339	6871	132
6536	140-223	6872	132
6537	223	6873	132
6539	223	6874	132
6540	223	6875	132
6541	223	6876	132
6543	223	6877	132
6546	223	6878	132
6550	223	6879	132
6553	223	6880	132
6556	223	6881	132
6557	223	6882	132
6558	223	6883	132
6602-1	604	6884	132
6602-2	604	6885	132
6602-3	604	6886	132
6602-4	604	6887	132
6602-5	604	6888	132
6602-6	604	6889	132
6602-7	604	6890	132
6602-8	604	6891	132
6602-9	604	6892	132
6729	365	6893	132
6829	132	6894	132
6830	132	6895	132
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6832	132	6897	132
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6835	132	6900	132
6836	132	6901	132
6837	132	6902	132
6838	132	6903	132
6839	132	6904	132
6840	132	6905	132
6841	132	6905-1	132
6842	132	6905-2	132
6843	132	6905-3	132
6844	132	6905-4	132
6845	132	6905-5	132
6846	132	6905-6	132
6847	132	6906	132
6848	132	6907	132
6849	132	6988	132
6850	132	6909	132
6851	132	6910	132
6852	132	6911	132
6853	132	6912	132
6854	132	6912-1	132
6855	132	6912-2	132
6856	132	6912-3	132
6857	132	6913	132
6858	132-229	6914	132
6859	132	6915	132
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6918	132	6963	132
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6922	132	6967	132
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6925	132	6970	132
6926	132-544	6971	132
6927	132-544	6972	132
6928	132-544	6973	132
6929	132-544	6974	132
6930	132-544	6975	132
6931	132-544	6976	132
6932	132-544	6977	132
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6937	132-544	6982	132
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6951	132-544	6996	132
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6953	132-544	6998	132
6954	132-544	6999	132
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6956	132-544	7001	132
6956-1	132-171	7002	132
6956-2	132-171	7003	132
6956-3	132-171-295	7004	132
6956-4	132-171	7005	132
6956-5	132-171	7006	132
6956-6	132-171	7007	132
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6956-8	132-171	7009	132
6956-9	132-171	7010	132
6956-10	132-171-295	7011	132
6956-11	132-171	7012	132
6956-12	132-171	7013	132
6956-13	132-171	7014	132
6956-14	132-171-295-636	7015	132
6956-15	132-171-295-636	7016	132
6956-16	132-171-295	7017	132
6956-17	132	7018	132
6956-18	132	7019	132
6956-19	132	7020	132
6956-20	132	7021	132
6957	132	7022	132
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7036	132	7101	132
7037	132	7102	132
7038	132	7103	132
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7042	132	7107	132
7043	132	7108	132-577
7044	132	7109	132
7045	132	7110	132
7046	132	7111	132
7047	132	7112	132
7048	132	7113	132
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7054	132	7119	132
7055	132	7120	132
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7081	132	7146	132
7082	132	7147	132
7083	132	7148	132-198-493
7084	132	7149	132
7085	132	7150	9-132
7086	132	7151	132
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7159	132	7223	132
7160	132	7224	132
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7166	132	7230	132
7167	132	7231	132
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7169	132	7233	132
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7199	132	7264	132
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7204	132-492	7269	132
7205	132-492	7270	132
7206	132-492	7271	132
7207	132-492	7272	132
7208	132-492	7273	132
7209	132-492	7274	132
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7336	132	7401	132
7337	132	7402	132
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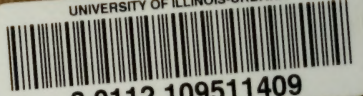
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